ATTORNEY GENERAL'S REPORTS

VAN RIPER, TAGGART, HUSTON,

MICHIGAN 1881-90





## ANNUAL REPORT

OF THE

## ATTORNEY GENERAL.

OF THE

## STATE OF MICHIGAN,

FOR

THE YEAR 1883.



BY AUTHORITY.

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## REPORT.

STATE OF MICHIGAN, ATTORNEY GENERAL'S OFFICE, Lansing, December 31, 1883.

To His Excellency, Josiah W. Begole, Governor:

In obedience to the duty imposed upon me by the laws of this State, I have the honor herewith to submit to you, and through you to the Legislature, my Annual Report.

Schedule "A" embodies those cases in the Supreme Court in which I appeared on behalf of the State, together with remarks on the nature of the

cause and the disposition made thereof by the court.

Schedule "B" is a report of chancery cases, in which the State is interested, commenced in various circuits during the past year, and which have been referred to the prosecuting attorneys of the respective counties, in accordance with established usage.

The Appendix contains an abstract of the reports of the several prosecuting attorneys throughout the State, and shows the criminal causes prosecuted in the lower courts on behalf of the people, together with the character of the several

offenses, their number, and the sentence imposed upon the offenders.

There is a gradual increase in the business of this department, both in the number of State cases and in their importance. The volume of correspondence has also greatly increased, while the numerous opinions solicited by those who are legally entitled to them, and also by those who are not, make a heavy demand upon the time of the Attorney General. Written opinions have been uniformly furnished as prescribed by law, and, so far as possible, they have, as a matter of courtesy, also been extended to those not entitled to them.

Proceedings will be shortly be taken in the Supreme Court to test the legality of the corporate existence of the Detroit, Grand Haven & Milwaukee Railway Co., and to compel the company, if possible, to reorganize under the general railroad law of the State, thereby greatly increasing the tax to which the State would be entitled; and also to settle other vexed questions which have taken up the attention of the Legislative committees for many years past, and which can only be settled by a decision of the Supreme Court. Proceedings against the Erie & Kalamazoo railroad are also contemplated. This case is brought to test the right of a company, after having located its roads, depots, and stations at a village, to abandon a portion of the road, leaving the village without railroad facilities.

It has long been a matter of regret that this department possessed no file of

its own reports (there being nothing complete earlier than 1860), and the Attorney General has been unable, in consequence, to answer questions constantly addressed to this office. Other matters of record were also lacking through the changes of time and the vicissitudes of a new country, and unless steps were taken to gather these, they would soon be beyond recovery, hence efforts were directed to this end, and after extensive correspondence and much labor, the records of the office are perfected and put in convenient form for reference.

I am under great obligations to Mrs. Mary A. Miles, the efficient clerk of this office, for the manner in which this work has been done, and also for the historical and biographical sketches included in this report, which contain much that is worthy of preservation, as illustrating the early workings of the Attorney General's office. Yours respectfully,

J. J. VAN RIPER, Attorney General.

### SCHEDULE A.

#### TABLE OF CASES ARGUED IN THE SUPREME COURT OF THE STATE.

#### January Term, 1883.

1. The People vs. John Jones. Error to Hillsdale. Jones was convicted of larceny of horses. The court below had power to sentence respondent for a period not exceeding five years. To this extent the judgment was affirmed. The Court concur in the opinion that the Act of 1877 should be repealed, because it provides for a heavier punishment for a person convicted of horsestealing, than is provided upon a conviction for manslaughter.

2. The People vs. Jay Mead. Error to Shiawassee. Respondent was con-

victed of burglary. Conviction affirmed.

3. The People vs. Perly W. Pearsoll. Exceptions before judgment from Kent. Mead was convicted of larceny. The refusal of a court to grant a new trial cannot be reviewed in reviewing the main case. Held that it could not be said that the jury might not have been misled by the charge of the Court. Reversed.

4. The People vs. Louis Gale. Exceptions before judgment from the Superior Court of Grand Rapids. Gale was convicted of the crime of forgery. The exceptions were overruled and the Court advised to proceed to judgment.

- 5. The People vs. William I. Howard. Exceptions before judgment from Kent. Respondent was convicted of unlawfal solicitation of insurance. Foreign companies organized to do business not open to citizens generally, cannot carry on business in Michigan unless express or implied permission is given them to do so. Exceptions overruled and the court must proceed to judgment.
- 6. The People vs. George E. Long. Exceptions before judgment from Berrien. Long was prosecuted for the larceny of a buggy and convicted. Exceptions overruled and the Court advised to proceed to judgment.
- 7. The People vs. Charles A. Stickney. Error to Mecosta. The Attorney General confessed error. The Court ordered the judgment reversed and the respondent discharged.

#### April Term, 1883.

1. The People vs. Edward F. Reilly. Certiorari to Recorder's Court of Detroit. Respondent was convicted for pool-selling. Held, that pool-selling is not punishable as the offense of lottery. Conviction quashed.

2. The People vs. Henry Parkhurst. Error to Muskegon. Parkhurst was convicted of embezzlement. A sentence of imprisonment exceeding the

limit allowed by statute can be reversed only for the excess.

3. The People vs. William Piper. Exceptions before judgment from Muskegon. Respondent was convicted of being a disorderly person. Proceedings

set aside and respondent discharged.

4. The People vs. George Howard. Exceptions from Recorder's Court of Detroit. Howard was convicted of larceny from the person. Conviction affirmed.

#### June Term, 1883.

1. Walter Crane vs. the Secretary of State. Mandamus. Writ denied. but without costs.

2. The People vs. Walter Lepper. Error to Mecosta. Lepper was informed against for grand larceny, and convicted on his own plea of guilty. Affirmed.

3. The People vs. George W. Burt. Error to Livingston. Respondent having been convicted of murder was sentenced to twenty years imprisonment The Attorney General, after careful consideration of the subject, confessed error. The Supreme Court sustained his opinion. Reversed.

4. The People vs. Frank Weithoff. Exceptions before judgment from the Recorder's Court of Detroit. Weithoff was convicted of unlawful keeping and maintaining of a gaming room, contrary to the provisions of the statute.

Exceptions overruled.

5. The People vs. Sophie Lyons. Error to Washtenaw. Respondent was

convicted of larceny. Reversed.

6. The People vs. Dan Van Wagner. Error to Kalamazoo. Van Wagner pleaded guilty to a charge of assault with intent to murder, and six years after judgment sued out a writ of error. Writ dismissed.

7. The People vs. Frank Lewis. Certiorari to Oceana. Convicted of

larceny from a dwelling in the day time. Affirmed.

8. Philip S. Hamilton's case. Certiorari to Ionia. Hamilton was convicted of the violation of Act 286 of the Session Laws of 1879, and the Act 156 amendatory thereof of the Laws of Michigan, 1881. He was discharged upon writ of habeas corpus. The order of discharge vacated.

9. The People vs. John Allen. Exceptions before judgment from Allegan.

Respondent was convicted of drunkenness. Affirmed.

#### October Term, 1883.

1. The People vs. Elien C. Bemis. Error to Ionia. Respondent was con-

victed of murder of Will Henderson. Affirmed.

2. The People vs. John Dolan. Exceptions before sentence from Washtenaw. Dolan was convicted of a violation of the statute relating to closing saloons on election days. Two juries were sworn to try the case, and the first had not been discharged by the court when the trial commenced before the second. Two juries cannot be sworn to try the same case. Conviction set aside and prisoner discharged.

3. The People vs. Hugh Wolcott. Exceptions before sentence from Kalamazoo. Wolcott was convicted of the larceny of a quantity of wheat. The evidence was in part circumstantial, and in part consisted in the respondent's

confessions. Conviction set aside and a new trial ordered.

4. The People vs. Charles Quick. Exceptions before judgment from Oakland. Quick was convicted of the larceny of a watch. The question at issue was the felonious intent. Reversed.

## SCHEDULE B.

James G. Portman, complainant, vs. Eli R. Miller, Joel C. Parker, Andrew J. Kellogg, Orrin M. Chase, William C. Stevens, defendants. In Mecosta Circuit. Received copy of bill of complaint Feb. 23, 1883. Referred to Prosecuting Attorney of Tuscola county.



# APPENDIX.



## ABSTRACTS

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## REPORTS OF PROSECUTING ATTORNEYS,

For the year ending December 31, 1883.

#### ALCONA COUNTY.

W. E. DEPEW, Prosecuting Attorney.

Number of persons prosecuted, 22.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1	Dismissed on examination because evidence
Assault and battery	5	not sufficient. One convicted and fined the costs of trial, 3 convicted and fined \$5 each and costs, 1 con-
Bastardy	1	victed and fined \$10 and costs. Compromised by the marriage of the parties.
Imputing want of chastity to a female	1	Dismissed without trial. Dismissed without trial. Each fined \$5 and costs.
IntoxicatedLarceny of goods valued over \$25	3	Dismissed on examination because of iusufli- ciency of evidence.
Larceny of goods valued less than \$25	6	Two convicted, sentence suspended; 2 dis- charged, 2 convicted and both sent to jail 30 days.
Neglecting to support family	1	Convicted; sentence suspended. Sent to State Reformatory at Ionia six months.

#### ALLEGAN COUNTY.

OGDEN TOMLINSON, Prosecuting Attorney.

Number of persons prosecuted, 118.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultory	2 26	One nolle pros'd, I bail estreated and collected. Five not guilty; I fined \$20 and costs; 4 fined \$15 and costs; 3 fined \$10 and costs; 1 fined \$2, and costs; 6 fined \$2, and costs; 1 fined \$2, and costs; 2 fined \$2, and costs; 2 fined \$2, and costs; 3 fined \$2, and costs; 3 fined \$2, and costs; 4 fined \$2, and costs; 4 fined \$2, and costs; 1 fined \$2, and costs; 2 fined \$2, and costs; 3 fined \$2, and costs; 4 fined \$2, and costs; 1 fined \$2, and costs; 2 fined \$2, and costs; 3 fined \$2, and costs; 4 fined \$2, and costs; 2 fined \$2, and costs; 3 fined \$2, and costs; 4 fined \$2, and costs; 4 fined \$2, and costs; 4 fined \$2, and costs; 5 fined \$2, and costs; 6 fined \$2, and costs; 6 fined \$2, and costs; 6 fined \$2, and costs; 1 fined \$2, and costs; 2 fined \$2, and costs; 3

#### ABSTRACTS OF REPORTS OF

### ALLEGAN COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	2	One convicted of assault and battery and
D	١,	sentence suspended, 1 nolle pros'd.
Burglary Disorderly; failure to support family	li	Recognizance given.
Drunk in a public place	57	Forty-seven fined \$10 and costs each, and in
Didne in a public place	"	default county jail 20 days; 8 fined \$10 and costs each, and in default county jail 10 days; 2 discharged by court.
Embezzlement	ı	Discharged on examination.
False pretenses	î	Acquitted.
False pretenses	1	Convicted and fined \$25 and costs.
Keeping gaming house	1	Convicted and fined \$25 or 60 days in jail.
Keeping bar open on Sunday	1	Convicted; appealed to Supreme Court.
Larceny over twenty-five dollars	2	Both convicted; 1 sentence suspended; 1 sen-
Y	8	tenced one year at Ionia. Three sentenced to Detroit House of Correc-
Larceny under twenty-five dollars		tion 90 days each; I sentenced to Ionia 90 days; I fined \$5 and costs or 30 days in jail; 2 fined \$2 and costs; I juvenile sent to the Reform School until 18 years old.
Larceny from person	3	Two convicted; I sentence suspended; I sen- tenced to Ionia for two years; I acquitted.
Larceny from store in day time	1	Convicted; sentence one year at Ionia. Convicted, and being a juvenilo was dis-
Malicious injury to personal property	1	Convicted, and being a Juvenile was dis-
371		charged on recommendation of State court.
Neglecting to remove peach trees infected with peach vellows	2	Convicted; I appealed and not tried; I fined
with peach yellows	- 2	\$10 and costs, and in default 30 days in iail.
Profanity	1	Convicted; fined \$2.50.
Rane	î	Discharged on examination.
RobberySurety to keep the peace	ī	Convicted; sentenced to Jackson five years.
Surety to keep the peace	3	Two convicted: 1 sentenced to enter into
		recognizance for six months and costs; I sentenced to enter into recognizance six months and costs; lacquitted.
Willfully marring and defacing a building	1	Tried; jury disagreed and respondent dis- charged.
		ommi Bour

### ALPENA COUNTY.

George H. Sleaton, Prosecuting Altorney.  Number of persons prosecuted, 80.		
No.	THE RESULT AND THE PUNISHMENT.	
44	One warrant not served; 6 complaint with drawn; 4 discharged; 7 acquitted and found not guilty; 25 convicted and found guilty, of which I was fined \$20 and coats; 2 were fined \$10 and and coats; 4 were fined \$20 each and coats; 1 fined \$4 and coats; 5 fined \$3 and coats; 6 fined \$3 and coats; 7 and 6 fined \$3 and coats; 7 and 6 fined \$3 and coats; 8 and coats; 9 and	
1	Convicted of assault and battery and sen- tenced to Detroit House of Correction for three months.	
3	Complaint withdrawn. One nolle pros'd, reasons filed; I settled on payment to mother of \$200 for support of child; I warrant not served, defendant not found.	
1	Convicted and sentenced to State Prison for one year.	
	No. 44	

#### PROSECUTING ATTORNEYS.

#### ALPENA COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Burglary	7	One convicted and sentenced to State Prison for I year; I pleaded guilty and sent to Re- form School till 21 years of age; I forfeited
Imputing a want of chastity Keeping saloon open on Sunday	1 4	bail; 4 bound over for trial at February term of Circuit Court, Discharged, One convicted; 2 pleaded guilty; each fined \$25 and costs; 1 pending.
Larceny	13	Three convicted; I fined \$25 and costs; 1 sentenced to 4 years and 10 months; 1 sent to jall for 10 days; 2 sentence suspended; 5 acquitted; 2 discharged; 2 complaint withdrawn.
Manslaughter Rapo Selling liquor without having paid tax Unlawfully soliciting insurance	2 1 1 1	Acquitted. Discharged on examination. Pleaded guilty; fines \$50 and costs. Defendant convicted in Kent county and nolle pros entered in Alpena county.

#### ARENAC COUNTY.

## L. McHugh, Prosecuting Attorney.

Number of persons prosecuted, 11.

No.	THE RESULT AND THE PUNISHMENT.
4	One convicted and fined \$15 and costs; 2 con-
1 2	victed and fined \$1 and costs. All paid. Acquitted on examination. Convicted and fined \$25 and costs and jail ten
2	days. One discharged on examination; 1 acquitted on trial.
1	Discharged on examination. Acquitted on trial.
	4 1 2

The county of Arenac was organized July 2, 1883. No term of court has yet been held in the county.

#### BARAGA COUNTY.

#### THOMAS M. BRADY, Prosecuting Attorney.

Number of persons prosecuted, 2.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Grand larceny	2	Each three years in State Prison at Jackson.
	1	

### BARRY COUNTY.

### PHILIP T. COLGROVE, Prosecuting Attorney.

Number of persons prosecuted, 100.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson	1 33	Convicted; sentence suspended. Two acquitted on trial; jury disagreed; dismissed; 1 dismissed by default of complaining witness; 2 compromised under statute; agent for correction and charities; 23 convicted and sentenced as follows: Four rined \$5 and costs; 2 fined \$10 and costs; 2 fined \$15 and costs; 3 fined \$15 and costs; 5 fined \$15 and c
Assault with intent to commit rape	2	One convicted; sent to Ionia 2 years; 1 nolle
Bastardy Concessing death of bastard child Defacing grave stones. Disorderly.	4 1 1 8	provid. Settled. Convicted; sent to jail for six months. Convicted; sentence suspended. Convicted and sentence as follows: Three sent to Detroit House of Correction for 3 months; I fine; \$60 and costs; taxed at \$8.46; 2 sent to Detroit House of Correction for 50 1 cont for 6 months.
Disturbing meeting	2	One acquitted on trial; 1 convicted; fined \$1
Embezziement	3	and costs. Jury disagreed; dismissed. One convicted and sent to Ionia 6 months; 2- settled.
Forgery. Keeping sheep-killing dog Larceny	2 2 20	One noile pros'd; 1 settled.  Noile pros'd. Ten convicted and sentenced as follows: 3 fined \$10 and costs; 1 committed to State Prison 5 years; 1 sent to Ionia 3 months; 2 sent to jail 30 days; 3 sent to Lansing Re- form School; 1 absconded; 1 pending; 2 lury
Liquor law, violating	4	disagreed; settled; 1 settled; 5 dismissed. One nolle pros'd; 3 convicted and sentenced as follows: One fined \$50 and costs; sentence as to imprisonment suspended; 2 fined \$25 and costs.
Malicious injury	4	Two convicted and sentenced to pay costs of prosecution, taxed at \$12; I discharged on report of State agent for correction and charities; I settled.
Mingling polson and manslaughter	4	Tried and jury disagreed; pending. Absonnied. One notice prox'd; lestiled. One tried and jury disagreed; pending. Convicted and sentenced as follows: One to
Threats Vagrancy		pay fine \$10 and costs, taxed at \$15; I to pay costs of prosecution.  Notice pros'd.  Convicted; sent to jail 30 days.

#### BAY COUNTY.

### HENRY LINDNER, Prosecuting Attorney.

Number of persons prosecuted, 868.

No.	THE RESULT AND THE PUNISHMENT.
3 2	One discharged on examination; 2 nolle pros'd. One discharged on examination; 1 sentence
302	suspended by court.  Thirty-two fined \$1 and costs; 7 fined \$2 and costs; 5 fined \$3 and costs; 6 fined \$4 and costs; 5 fined \$5 and costs; 6 fined \$4 and costs; 1 fined \$4 and costs; 1 fined \$5 and costs; 1 fined \$95 and costs;
1	Correction; 45 sentence suspended; 76 dis- charged.
1	Discharged on examination. One sent 2½ years to Jackson State Prison. Three discharged on examination; 1 convicted and ordered to pay \$1 per week to support child.
5	Two discharged on examination; 3 sentenced to State Prison for 3 years.
6	One fined \$1 and costs; 3 discharged; 2 sentence suspended.
6	One dismissed on payment of costs; 5 dis-
109	One Ined \$1 and costs; 1 fined \$2 and costs; 1 fined \$15 and costs; 1 ent 5 days to jail; 6 sent 10 days to jail; 7 sent 15 days to jail; 5 sent 20 days to jail; 8 sent 30 days to jail; 2 sent 50 days to jail; 3 sent 90 days to jail; 1 sent to Reform School; 15 sent to Detroit House of Correction 90 days; 1 sent to Onder
247	House of Correction 90 days; 12 discharged; 35 sentence suspended. One fined \$1 and costs; 1 fined \$3 and costs; 2 fined 5 and costs; 1 fined \$25 and costs; 1 sent 3 days to [all; 2 sent 3 days to [all; 58 sent 1 days to [all; 3 sent 5 days to Detroit House of Correction; 50 sent 90 days to Detroit House of Correction; 41 sentence suspend-
1	ed; 35 discharged. Discharged.
2	One sent 2 years to Ionia House of Correction; 1 discharged.
2	One sent 2 years to Jackson State Prison; 1 discharged.
5	Four discharged on examination; 1 discharged in Circuit Court.
14	Discharged on examination. Three sent 3 months to Ionia House of Correction: 1 sent 6 months to Ionia House of Cor-
117	rection; I sent 1 year to Ionia House of Cor- rection; I sent 2 years to State Prison; I sent 3 years to State Prison; I sent 5 years to Gutte Prison; I sent 5 years to House the Gutter of the Gutter
	2 302 302

### BAY COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Malicious injury to property		One fined \$5 and cost; 1 sent 90 days to Detroit House of Correction; 1 sentence suspended; 5 discharged.
Murder	1	Acquitted.
Non-support	4	One sent 30 days to jail; 1 sent 60 days to jail; 1 sent 65 days to jail; 1 discharged.
Obstructing passage of fish in Saginaw river, a		
navigable stream	1	Discharged.
Obtaining money under false pretenses	6	One sent one year to State Prison; 3 discharged on examination; 1 acquitted in Circuit Court 1 nolle pros'd.
Polygamy	1	Discharged on examination.
Receiving stolen property	1	Acquitted.
Rescuing animals from city pound	1	Discharged.
Resisting officer	1	Acquitted.
Seduction	1	Discharged on examination.
Selling liquor to minor	1	Fined \$25 and costs.
Selling liquor on Sunday	7	Three fined \$25 and costs and ten days in jail; 4 discharged.
Selling liquor without paying tax	1	Now pending.
Selling liquor after hours	6	One fined \$25 and costs; 4 sentence suspended; 1 discharged.

### BENZIE COUNTY.

#### I. B. WOODHOUSE, Prosecuting Attorney.

Number of persons prosecuted, 3.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and hattery	1	Convicted and fined \$50 and 90 days in Ionis
Assault with intent to murder	1	House of Correction. On bail; awaiting trial. Fined \$5.

### BERRIEN COUNTY.

## JAMES A. KELLOGG, Prosecuting Attorney.

#### Number of persons prosecuted, 190.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4 2	Two dismissed; 2 pending. One fined \$40 and costs; 1 convicted and fined
Assault and battery	54	\$100. Four fined \$1 and costs; 1 fined \$2 and costs; 1 fined \$3 and costs; 1 fined \$4 and costs; 1 fined \$5 and costs; 7 fined \$10 and costs; 1 fined \$15 and costs; 1 fined \$16 and costs; 1 fined \$30 and costs; 2 settled and costs paid; 2 appeal taken; 2 sentenced 60 days county
Assault with intent to murder	1 2 1	jaii; I fined 20 dollars and costs; 15 dis- charged; lined \$40 and costs; 1 escaped; 1 10 days county jail. Three discharged; 1 pending. Discharged: 1 sentenced 3 years. One discharged: 1 sentenced 3 years. One discharged: 1 sentenced 3 years. Fined \$10 and costs. Fined \$10 and costs. Sight found guilty, sentence suspended; 1 fined \$1 and costs; 1 fined \$5 and costs; 3 surctices to keep, the peace given; 2 sen.
Drunkenness	12	sireties to keep the neare given; 2 sentenced is months Ionis; 1 sentenced Reform School until 18 years of age; 6 sentenced 18 days in jail; 4 sentenced 20 days in jail; 5 sentenced 30 days in jail; 5 sentenced 30 days in jail; 1 90 days in city Tirec fine 50 accounts; 1 sentenced 10 days county jail; 3 sentenced 15 days jail; 1 sentenced 20 days in jail; 4 found guilty, sentenced 20 days in jail; 5 days days jail; 5 days days days days days days days days
Embezzlement	1 1	tence suspended. Discharged. Convicted and sentenced Ionia for 9 months. Convicted and sentenced to Ionia I year. Femiliag. Converted and sentenced to Ionia I year. Converted and sentenced to Ionia I year. Contaty jail; 1 sentenced 40 days in county jail; 2 sentenced 40 days in county jail; 18 discharged; 1 sentenced to House of Correc-
Larceny from the person	1	tion for 18 months; 1 plead guilty; sentenced 1½ year to State Prison; 2 pleaded guilty and sentenced for 2½ years; 7 pending; 1 escaped. Discharged.
Larceny from dwelling	5	Discharged. Three convicted and sentenced for 3 years; 1 convicted and sentenced for 1 year; 1 convicted and sentenced for 2 years.
Malicious mischief		One sentenced to 20 days in county jail; I dis- charged.
Playing shell game	3	One fined \$20 and costs; 1 60 days in jail. Discharged.
Profane awassing	2 1	One pending; 1 pleaded guilty, sentence auspended. Dismissed.
Slander	1	Married the girl. Fined 53 and costs.
Threats	ī	Discharged.
Trespass Violating liquor law Vagrants	1	Escaped. Sentence suspended. One discharged; I pending. Convicted and sentence suspended.

#### BRANCH COUNTY.

## CHARLES N. LEGG, Prosecuting Attorney.

Number of persons prosecuted, 114.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 2	Discharged on examination. One escaped, awaiting sentence; 1 sentence
Assault and battery	45	suspended. Eight sent to Ionia 90 days; 1 sent to Ionia 90 days; 1 sent to Ionia 90 days and fined \$25; 1 fined \$29 and costs; 1 fined \$10 and costs; 6 fined \$5 and costs; 3 fined \$3 and costs; 5 fined \$5 and costs; 5 sent to county jail ten days; 3 pending on appeal; 5 notle pros'd; 5 acquitted on trial; 2 discharged before trial.
Assault with intent to commit murder	1	Notte pros'd.
Assault with intent to do great bodily harm	3	One pending; 2 pleaded guilty to assault and
		battery.
Bastardy	1 1	Pending.
Breaking into boat house	1	Nolle pros'd.
Breaking into boat house	2	One sentenced 10 days in jail; 1 fined \$5.
Drunkenness	8	One fined \$15 and 20 days in jail; 1 fined \$10 and 10 days in jail; 1 sentenced 20 days in jail; 4 fined \$10 cach; 1 sentence suspended.
Disorderly persons	6	One adjudged insane; 1 sentenced to Ioma 6 months; 1 sentenced to Ioma 65 days; 1 sen- tenced to jail 65 days; 1 gave bonds \$200; 1 acquitted on trial.
False pretenses (obtaining property under)	2	One discharged before examination; I surren- dered to U.S. Marshal pending examination.
Larceny	31	One sentenced to Jackson's years, 2 sentenced to Incia 2 vears each; 1 sentenced to Incia 30 days; 1 sentenced to Reform School; 30 days; 1 sentenced to Reform School; 30 days; 2 Incia 30 days; 2 Incia 4 sentenced to Jail 20 days; 2 Incia 20 and coasts; 3 fined \$10 and coasts; 1 fined \$3 and coasts; 3 fined \$5 and coasts; 3 fined \$5 and coasts; 1 pointing on a propert; I discharged becomes; 1 pointing on a popul; I discharged becomes; 1 pointing on a popul; I discharged becomes; 1 pointing on a popul; I discharged becomes
Jumping on cars	8	Two sent to Reform School; 1 sent to jail 25 days; 1 sentence suspended; 4 discharged.
Cruelty to animals. Violating act regarding physicians to register, etc Selling liquor without a license	1	Fined \$5 and costs.
etc	1	Fined \$5 and costs.
Selling liquor without a license	2	One jury disagreed in Circuit and case dismissed; I nolle pros. entered before trial.

#### CALHOUN COUNTY.

## WM. H. PORTER, Prosecuting Attorney.

Number of persons prosecuted, 363; in Circuit Court, 26; in Justice Court, 337.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
IN CIRCUIT COURT.	_	
Assault and battery	1 2	Dismissed. One pending; one convicted and sentenced to
Assault with intent to rob	1	State House of Correction two years. Convicted of an assault and sentenced to State House of Correction 1 year.
Bastardy	3	Bond estreated. One broke jail; 2 convicted and sentenced to State Prison 3 years.
Burglary	i i	Convicted and sentenced to State House of Correction 6 months.
False pretenses Forgery.	1 2	Acquitted. One convicted and sentenced to State Prison 18 months; one bound over to Circuit Court; not arraigned.
Incest. Keeping saloon after hoursLarceny	1 2 4	Acquitted. One pending; I convicted and fined \$100. One convicted and sentenced to pay a fine of \$30; I convicted and sentenced to State House of Correction 15 months; 1 appeal dismissed on payment of fine and costs of lower court, \$20 and costs; I pending. One convicted and sentenced to State Prison
Larceny from dwelling house in day time	2	One convicted and sentenced to State Prison  1 year; 1 nolle pros'd.
Larceny from store in day time	1	Convicted and sentenced to State Prison 3 years.
Larceny from the person	1	Pending. One convicted and sentenced to State Prison 3 years.
Resisting officer	1	Reasons filed for not filing information.
IN JUSTICE COURT.		
Adultery Arson Assault Mith intent to kill Assault with intent to commit rape Assault and battery.	1 3 1 2 54	Warrant not served.  Warrant not served.  Two settled on payment of costs; I dismissed, security for costs not being filed.  Held for trial on examination.  One sent to Reform School at Lausing; 5 sent to State House of Correction 3 months; 1 sent to County Jail 20 stays; 1 fined 25 and costs; 3 fined 452 and costs; 3 fined 452 and costs; 3 fined 452 and costs; 3 fined 6 cents and costs; 2 gave bond for 1 year; 1 complainant did not appear, 7 settled on payment of costs. 3 fined 6 cents and costs; 3 fined costs; 3 fined 5 cents and costs; 1 fined 5 cents and costs; 2 fined 5 cents and costs; 1 fined 5 cents and costs; 1 fined 5 cents and costs; 2 fined 5 cents and costs; 1 fined 5 cents
Bastardy	3	One settled by parties marrying; 4 settled by parties; 1 warrant not served; 1 held for trial on examination.  Held for trial on examination.
Breaking and entering store in night time Breaking and entering railroad car in day time	2	One held for trial on examination; 1 dismissed,
Crucity to animals  Disorderly persons:	1	Held for trial on examination. Convicted and sent to County Jail 20 days.
(a) Vagrants.	39	Seven sent to Reform School at Lansing until By cars of age; 1 sent to Industrial Home for Girls; 4 sent to State Honse of Correction 6 multis; 4 sent to State Honse of Correction 6 months; 5 sent to County Jail 3 months; 2 committed to County Jail 3 months; 2 committed to County Jail 3 months; 2 committed to County Jail 60 days; 1 sent to County Jail 20 days; 1 sent to County Jail 20 days; 1 sent to Scounty Jail 20 days; 1 sent to County Jail 20 days; 1 sent t

## CALHOUN COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
(b) Common drunkards	6 4 1 1 126	Three sentenced to State House of Correction 3 months; 1 sent to County Jail 60 days; 1 dismissed; 1 warrant not served. One fined \$10 and costs; 2 complaints with Complaint withdrawn. Convicted and entered into recognizance. One committed to County Jail 20 days; 20 committed to County Jail 20 days; 20 committed to County Jail 20 days; 1 committed to Land Jail 20 days; 20 committed to County Jail 15 days; 1 committed to County Jail 16 days; 1 committed to County Jail 10 days; 1 committed to County Jail 10 days; 1 fined 10 and costs; 3 mad costs; 1 fined 10 cents and costs; 3 fined 6 cents and costs; 2 three days; 1 put under bonds for 90 days; 1 put under bon
Embezzlement Forgery Fraudulently secreting property with intent to defraud	4 2 1	plainant to appear; 4 complaints withdrawn; 1 acquitted; 1 defendant failed to appear. Three pending before magistrate; 1 discon- tinued on examination. Discharged on examination.
Inquest	1 16	Held for trial on examination. Ten accidentally killed: 4 committed sulcide:
Larceny	40	2 cases jury rendered verdict of murder Four held for trial on examination; 3 convicted and sentenced to Reform School attaining; 3 sentenced to State House of Correction 4 months; 6 sentenced to State House of Correction 4 months; 6 sentenced to State House of Correction 60 days; 6 sentenced to State House of Correction 90 days; 5 sentenced to State House of Correction 90 days; 6 sentenced to State House of Correction 90 days; 5 country Jail 15 days; 2 fined \$2 and costs; 1 fined \$3 and costs; 1 fined \$3 and costs; 1 fined \$4 and costs; 1 fined \$4 and costs; 1 sentence asspended on payment of constitution; 5 sentence asspended on payment of corrections and Charities; 3 sentence asspended on payment of corrections and Charities; 1 discharged on examination of corrections; 1 discharged on examination
Larceny from dwelling house in day time	2 1 2 1 3	Held for trial on examination. One sent to State House of Correction three months; I sent to Reform School at Lansing; I acquitted.
Malicious injury to buildings	6	One sentenced to State House of Correction 3 months; 1 sent to County Jail 15 days; 1 fined \$45; 1 fined \$10 and costs; 2 acquitted. Discharged on examination.
Resisting officer	1	Gave recognizance for 1 year and paid costs. Dismissed on failure to give security for costs.
Threats against the person	1	Warrant not served. Dismissed.
Violation of liquor law:  (a) Failure to close saloon at hour fixed by statute or order of Common Council	6 5	One fined \$100 and costs, appealed; 3 fined \$25 and costs; 1 discharged; 1 found not guilty. Two fined \$25 and costs; 2 cases discharged on payment of costs; 1 bond estreated on fall-
(c) Failure to close on legal heliday	6	ure to appear.  Five convicted and fined \$25 and costs; 1 complaint withdrawn on request of complainant
(d) Selling liquor to minors	8	on payment of costs.  One fined \$50 and costs; 1 complaint with- drawn on payment of costs; 1 acquitted.
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#### CASS COUNTY.

## JOHN R. CARR, Prosecuting Attorney.

Number of persons prosecuted, 144.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson	1 3	Acquitted. One discharged; 1 acquitted by jury; 1 con-
Assault and battery	44	victed, fined \$10 and costs, or 50 days in jail. Nine flowd \$5 each and costs; 1 fined \$30 and costs; 2 fined \$50 each and costs; 7 discharged each and costs; 2 section and costs; 2 section and costs; 2 sectived by filing satisfaction and defendants paying cost; 8 fined \$10 each and cost; 7 acquitted on trial; 2 sentenced to House of Correction \$0 days each; 2 and cost 2 section before trial; 2 fined \$35 each and cost.
Assault with intent to kill and murder	2	Both convicted of assault only; 1 sent to House of Correction 45 days; 1sent to House of Correction 90 days and fined \$100.
Bastardy Breaking into office Breaking into store in night time	3 1 1	Two pending; 1 settled by the parties. Acquitted by jury. Convicted and sentenced 1 year to House of Correction.
Burning wheat stack Canada thisties—allowing to go to seed, stc Disorderly	1 1 12	Reasons filed for not filing information. Convicted and fined \$0\$ and costs. One sent to Reform School at Lansing until he arrives at the age of 18 years; 1 sent to House of Correction 55 days; 2 discharged without that; 1 entered into recognizance without that; 1 entered into recognizance Circuit Court by certiorari and discharged; I fined costs only; 5 fined \$0\$ each and cost.
Enticing females under 16 years of age for prostitution	3	Two discharged at the examination: 1 reasons
Embezzlement and larcenyIntoxication	1 40	filed for not filing information.  Pending.  Thirty-live convicted and fined \$10 each and cost; 3 acquitted; 1 sentence suspended; 1 sent 20 days to County Jall.
Injary to mili dam	1 14	Reason filed for not filing information. Four sentenced to the House of Correction 90 days; I sent to House of Correction 1 year; I sent for 2 years to State Prison; I sent 10 days to County Jail; 1 sent 5 days to County Jail; 2 and 45 each and cost; I fined \$4 and cost.
Malicious injury to property	1	Discharged in Circuit Court. Convicted in second degree and sentenced to
Over-driving team	1 2 1 1 1 1	State Prison for the term of 15 years. Convicted and fined \$30. One pending; 1 sentence suspended. Pending. Convicted and fined \$30.14 (the costs). Sentence suspended, Convicted—fined \$25 and costs; taxed at \$47.76
SeductionWillful discharge of fire arms	2	and 10 days in jail. One discharged; 1 united in marriage. Convicted—fined \$5 and costs.

#### CHARLEVOIX COUNTY.

## WILL A. NORTON, Prosecuting Attorney.

Number of persons prosecuted, 16.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	. 8	Three convicted and fined \$5 and costs of suit; I fined \$10 and costs; I sent to Detroit work house for 60 days; 3 dismissed for non-ap- pearance of complaining witness.
Embezziement	. 1	Acquitted,
False pretenses	. 1	Discharged,
Larceny (grand)	. 1 1	Nolle prox'd.
Larceny (simple)	.   3	Two convicted and fined \$1 each and costs; 1
Murder	1 1	Pending in Circuit Court
MurderSodomy	l ī	One trial had and disagreement of jury.

### CHEBOYGAN COUNTY.

## FRANK SHEPHERD, Prosecuting Attorney.

Number of persons prosecuted, 130.		
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery Assault and battery	2 42	Discharged on examination. Four nolle provid; 9 acquitted; 29 convicted and disposed of as follows: One fined \$50 and costs; 1 fined \$10 and costs; 2 fined \$5 and costs; 1 fined \$5 and costs; 2 fine
Burglary	2	suspended upon payment of costs. One discharged on examination: 1 sentenced
Disorderly	7	to tate House of Correction for 18 months. One note pros'd; 6 convicted and disposed of as follows: Three sentence suspended upon cests being paid; 1 sentenced to Detroit
Drunk	36	House of Correction for 90 days; 1 sentenced to Jan 20 days; 1 sentenced to Jain 10 days. Two acquitted; 1 nolle provid; 33 convicted and disposed of as follows: One fined \$10; 1 fined \$3; 2 fined \$2; upon 17 sentence asspended; 5 sentenced to Jail 10 days; 7 sentenced to jail 20 days.
Embezzlement	3	One writ quashed; 1 convicted and fined \$50 and costs; 1 pending.
ForgeryLaroeny	1 24	Discharges on examination. Six arguittee 2 mode provide: 1 discharged on examination. Six arguittee 2 mode provide: 1 discharged on examination and punished 8s follows: 5x centeree an supended upon 189-ment of coats; 1 sentenced to Reform school; 6 sentenced to State House of Correction 99 days; 2 sentenced to State House of Correction 18 months.
Obtaining money under false proteuses Pointing fire arms	1 2 1 1 8	Pen ling. One notice prostd; 1 convicted and fined \$5. Lynched before trial. Acquitted. Two acquitted; 2 writs quashed; 4 convicted and fined \$25 and costs each.

#### CHIPPEWA COUNTY.

#### JOHN H. GOFF, Prosecuting Attorney.

Number of persons prosecuted, 51.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to commit the crime of murder	1	Convicted of assault and battery and sent to House of Correction 1 year.
Assault and battery	12	Two convicted and fined \$5 and costs; 1 convicted and fined \$25 and costs; 2 convicted and fined \$25 and costs; 2 convicted and fined \$2 and costs; 1 convicted and fined \$15 and costs; 4 acquitted; 1 sentence suspended; 1 discharged.
Assault with intent to commit crime of rape	1	Discharged.
Restiality	l î	Convicted and sentenced to State Prison for 2
3,004,004,004	1 -	years.
Cruelty to animals	4	One sent to Reform School; 2 acquitted; 1 dis-
Disorderly person	1	Convicted and sent to House of Correction 4
Drunkenness	6	Three convicted and sentence suspended: 3
Keeping house of ill-fame	1	convicted and sent to jail for 7 days. Convicted and sent to House of Correction for 6 months.
Larceny	8	Three convicted and sent to House of Correc- tion for 90 days; 1 convicted and fined \$50 and costs; 3 discharged; 1 acquitted.
Larceny from the person	1 3	One acquitted; 2 discharged,
Larceny from the personLiquor law violation	8	Six convicted and fined \$50 and costs: 2 con-
•	1	victed and fined \$60 and costs.
Malicious trespass	1	Convicted and sent to House of Correction 99
Receiving stolen goods	1	Discharged.
Slander	2	One convicted and fined \$10 and costs: 1 ac-
	1 -	quitted.
Violation of nuisance law	1	Convicted and fined \$5 and costs.

#### CLARE COUNTY.

### WILLIAM W. GREEN, Prosecuting Attorney.

Number of per	sons	prosecuted, 56.
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	17	One convicted and fined \$15 and costs or 20 divain jail -committed; I fined \$20 and costs; 2 finet \$1 and costs; 2 finet \$1 and costs; 1 sent to jail 20 days; 2 notic pros'd; 8 dismissed.
Assault with intent to kill Drunk and disorderly	2 10	Dismissed. One convicted and sent to Detroit House of Correction 60 days; 5 sent to jail, 1 for 10 days, 2 for 30 days, 2 for 65 days; 1 fined \$1
Forgery Highway robbery Injury to dwelling house. Larceny	1	and costs; I discharged. Tried and acquitted. Pending. Tried and sequitted. Of control and sent to Detroit House of Correction 30 days; 3 convicted and sent to State House of Correction, Ionia, 1 for 2 vents, 2 for 90 days; 2 fined \$25 and costs or 90 days at Ionia—not paid, committed; 1 sent
Obtaining money under false pretenses	1 1 2	to Jail 10 months; 2 fined \$5 and costs; 3 tried and acquitted; 5 discharged. Discharged. Discharged. One acquitted; 1 died during pendency of action. Sent to Detroit House of Correction 30 days.

### CLINTON COUNTY.

## J. H. FEDEWA, Prosecuting Attorney.

### Number of persons prosecuted, 56.

No.	THE RESULT AND THE PUNISHMENT.
1	Defendant discharged, complaining witness refusing to comply with the order of Justice of the Peace requiring her to furnish
39	security for costs.  Eleven convicted, of which 5 were fined \$5 and costs; 1 fined 6 cents and costs; 3 fined 5 fload 53 and costs; 1 fined \$25 and costs; 2 fined \$20-appealed and pending; 1 sent to county jail 60 days; 1 sent to jail 15 days; 1 discharged upon payment of costs; 1 nolle profit 2 acquitted.
1	
1	
1	Convicted and released on suspended sen-
9	tence. Eight convicted and fined: 5, \$10 and costs; 2,
10	55 and costs; 1, \$1 and costs; 1 notte pros'd. Discharged upon payment of costs. Convicted—appealed and pending. The State of the cost of
1	Defendant dismissed upon payment of \$20 to- county, and with consent of complaining witness.
1	Dismissed as insane and sent to insane asylum at Kalamazoo.
1 1 1 1	Pending. Acquitted. Convicted and fined \$10 and costs. Convicted and released on suspended sen- tence.
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

#### CRAWFORD COUNTY.

## ARTHUR H. SWARTHOUT, Prosecuting Attorney.

Number of persons prosecuted, 23.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery.  Assault with intent to murder Assaulting an officer. Common prostitution Disorderly conduct. Embezzlement. Falsely assuming to be a Justice of the Peace. Keeping house of ill-fame Larceny.	3 6 1 1 2	One convicted and fined \$10 and costs; 1 acquitted. Discharged. Discharged. Discharged. Therefore the costs. One fined \$15 ach and costs. Other costs.

### DELTA COUNTY.

## ELI P. ROYCE, Prosecuting Attorney.

Number of persons prosecuted, 17.

CHARGED WITH.  Assault and battery	1 1 1 3 2	THE RESULT AND THE PUNISHMENT.  Fire fined \$5 each and costs, paid: 2 fined \$5 each and in default committed 20 days.  Broke pail and escaped.  Sentenced to State Prison 1 year.  Broke pail and escaped.  Continued the sentenced 1 year; 1 fined \$50; 1 continued, sentenced 1 year; 1 fined \$50; 1 continued.
Poisoning animals	1	examination. One convicted, sentenced to imprisonment 2% years.

#### EATON COUNTY.

### R. W. Shriner, Prosecuting Attorney.

Number of persons prosecuted, 105.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 1 29	One nolle pros'd; 1 acquitted. Nolle pros'd. Eleven convicted—1 fined \$15, 2 fined \$5 each, 1 fined \$10, 1 fined \$30, 2 fined \$25 each, 2 fined \$20 each, 1 fined \$5 and costs, 1 fined \$7 and costs; 2 sentenced to Reform School at Jan- sing; 1 sontenced 30 days in county jaij; 2
Attempt to steal from the personBurglary	1 2	convicted, sentence suspended; 3 jury dis- agreed; 7 nolle pros'd; 3 acquitted on trial. Pending in Circuit Court. Convicted and scntenced 5 years each to State
Careless use of fire arms	1	Prison, Sentenced 30 days in jail. Nolle pros'd.
Conspirate Concessed weapons	l î	Acquitted on trial.
Conspiracy Drunk and disorderly	36	One escaped from officer: I discharged on sus-
·	1	pended sentence; 2 sentenced 10 days each
	l	in county jail; 2 30 days each in jail; 5 sent
	1	to jail 20 days each; 1 sent 15 days; 8 each 10 days in jail; 2 fined \$10 each or 10 days in
	1	iail: 1. \$10 and costs or 10 days in iail: 3. \$10
	į	each and costs or 15 days in jail; 3 \$10 each
•	1	or 20 days in jail; 1, \$10 and costs or 18 days in
	l	jail; 1 fined \$5 and costs or 15 days in jail; 1
		sent State House of Correction and Reform-
	1	atory 6 months; 1 sent to State House of Correction and Reformatory 90 days; 1 fined
•	ļ	\$5; 1 fined \$5 and costs; 1 nolle pros'd.
Gambling	5	Three convicted, 1 fined \$20, 2 fined \$10 each; 1
dumoning	1	fined \$25, pending on appeal; 1 escaped; re-
	1	cognizance estreated.
Keeping gaming table	2	Both discharged on examination.
Larceny	19	One convicted, pending; 3 (Juvenile) sentence
		suspended; 4 nolle pros'd, 2 sent to Reform School at Lansing; 1 escaped from jail; 2 sent
	1	to State House of Correction and Reforma-
		tory, 1 for 40 days, 1 for 90 days; 1 convicted
		and awaiting judgment; I fined \$20; 2 sent to
		iail 10 days each; 2 acquitted.
Manslaughter	1	Pending.
Mailclous injury	1	Fined \$5 or 20 days in jail.
Seauction	1	Settled by marriage.
Statutory larcenyViolation of liquor law	l i	Acquitted.
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## EMMET COUNTY.

#### JOHN G. HILL, Prosecuting Attorney.

Number of persons prosecuted, 34.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	One convicted and case appealed to Circuit Court, convicted in Circuit Court and fined: 1 fined 85 and 82.37 costs; 1 fined 85 and 82.55 costs; 1 fined 82 and 83.50 costs; 2 acquit- ted.
Bigamy		Convicted and fined \$100. One convicted and sent to Ionia House of Correction one year; I examined and held for trial in the Circuit Courtand escaped before trial.
Drunkenness	7	One convicted and paid a fine of \$10 and \$3.70 costs; 2 convicted and appealed to the Circuit Court; 1 convicted and paid a fine of \$10 and \$5.25 costs; 1 convicted and sent to jail 6 days; 1 convicted and sent to Ion; 30 days; 1 fined \$3; 1 fined \$3; 1 fined \$3; 1 fined \$3; 1 fined \$5; 2 fined \$5; 2 fined \$5; 2 fined \$5; 3 fine
Embezzlement Larceny	2 11	One nolle prostd: I held for examination. Two acquitted; teonyieted and sentenced to State Reform School; 2 conyieted and gave sent to lonia 9 months; 1 convicted and sent to State Prison for 5 years and escaped from officer while on way to Jackson; 1 convicted and sentenced to Ionia 1 year; 2 examined amined and held for trial in Circuit Court-
Manslaughter. Rape Selling intoxicating liquor to person in the habit of getting intoxicated. Selling intoxicating liquor on Sunday.	1 2 1	sent to county jail 15 days. Tried and acquitted. One nolle provid, 1 acquitted. Tried and acquitted. Convicted and fined \$25.

#### GENESEE COUNTY.

#### CHARLES H. WISNER, Prosecuting Attorney.

Number of persons prosecuted, 432.

CHARGED WITH.  Abduction	No.	Discharged on examination.  Three convicted and sent to Jonia 90 days; 2 fined \$1 and costs each; 2 fined \$3 and costs each; 15 fined \$5 and costs each; 2 fined \$6 each; 15 fined \$6 and costs each; 2 fined \$6 each; 15 fined \$6 and costs each; 1 fined \$60
		3 fined \$25 and costs each; 2 fined \$30 and costs; ali; 1 fined \$44 and costs; 11 acquitted; 1 sent to county jail 30 days; 1 sent to county jail 30 days; 1 sent to county jail 10 days; 1 sent to county jail 10 days; 1 sent to county jail 15 days; 5 settled with injured party and paid costs; discontinued 3; not found 3; 3 sentence suspended.

### GENESEE COUNTY .- CONTINUED.

		THE RESULT AND THE PUNISHMENT.
Bastardy	3	One convicted and ordered to pay complainant \$50 within 30 days, and \$1 per week for 12 years, and to give bond in penal sum of \$500 for performance of order; defendant was committed and finally discharged under poor debtors act; 2 married complainants
Burglary	6	and were discharged. One convicted and sent to Ionia Reformatory 1 year; 1 sent to Reform School at Lansing; 4 discontinued.
Burning building of another  Disorderly persons		Acquitted. Fourteen convicted and sent to county jail 10 days; 1 fined \$80; 2\$ sent to county jail 10 days; 1 sent to county jail 15 days; 67 sent days; 14 sent to county jail 15 days; 67 sent to Ionia 50 days; 32 sent to Ionia 4 months; 3 sent to Ionia 5 months; 1 fined 280 and costs; 3 sent to House of Correction, De- troit, 80 days; 1 sent to House of Correction, Detroit, 80 days; 15 sent to House of Correction, Detroit, 80 days; 15 sent to House of Correction, Detroit, 80 days; 15 sent to House of Correction, Detroit, 80 days; 15 sent to Adrian Reform School.
False pretenses	1	One discharged on examination; 1 pending.
Incest Intoxication in public place	16	Acquitted. Eight fined \$10 each; 5 sent to county jail 10 days; 2 fined \$5 each; 1 sent to county jail 20 days.
Larceny (grand)	18	One convicted and sent to Ionia Reformatory 1 year; 1 sent to Ionia Reformatory 5 years; 1 sent to Jackson prison 1 year; 1 sent to Jackson prison 3 years; 1 sent to Jackson prison 5 years; 10 tound; sentence suspended 1 (boy); escaped 2; discontinued 8; pending 1.
Larceny (property less than \$25 in value)  Liquor law, offenses against		Six sent to Ionia 90 days; I sent to county jail 30 days; I sent to county jail 30 days; I fined \$35; 3 fined \$5; 2 fined \$10 each; 1 fined \$25; 1 fined \$30 and costs; 10 sent to Reform School at Lansing; 3 sentence suspended; 3 and to the sentence suspended \$10 and \$100; 1 fined \$50; 3 discontinued; pending in Circuit 1; 3 ran away; I then \$100; 1 fined \$50; 3 discontinued; pending in Circuit 1; 3 ran away; I
Malicious injury to personal property value of		sentence deferred; 1 acquitted.
\$25 or more	3	Three discharged on examination.
\$25 or less. Murder, assault with intent to commit Obscene descriptions (distributing) Perjury	3 2 1 2	Discontinued 2; acquitted I. Discharged on examination. Convicted and fined \$15, One discontinued; 1 convicted and sent to Ionia 4 months.
Rape	2	One convicted and sent to Jackson prison 25 years; I acquitted.
Riot	9	Nine discharged on payment of costs.
	6	Gave evidence and were discharged.
Slander (criminal)	1	One acquitted; 1 ran away. Gave bond and paid costs.

#### GLADWIN COUNTY.

### FRANK L. PRINDLE, Prosecuting Attorney.

#### Number of persons prosecuted, 23.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	12	Two fined \$25 each; 1 fined \$15; 1 fined \$16; fined \$20; 1 fined \$2-all paid; 1 nolle prové, 1 settled; 1 sentence to Detroit House of Correction for 90 days-appealed, now pending; 1 sentenced to lonk for 90 days-appealed, now pending; 1 complaint with draw; 1 sequitted.
Cruelty to animals	1	Acquitted.
Disfiguring	1	Convicted and sent to Ionia 1 year. Fined \$15—paid.
Keeping saloon open after 9 o'clock	2	Convicted in justice's court—appealed; both convicted in Circuit, 1 fined \$25; 1 now pending in Supreme Court.
Larceny	6	One sent to jail 40 days; 2 discharged; 2 nolle pros'd; 1 convicted in justice court—ap- pealed and acquitted in Circuit.

### GRAND TRAVERSE COUNTY.

## LORIN ROBERTS, Prosecuting Attorney.

Number of persons prosecuted, 72.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 10	Discharged. Two convicted and fined \$3 each or 5 days in jail; I fined \$5 and costs; 2 fined \$5 and costs; 1 sent to jail 30 days—certicarsied, writ sustained and prisoner discharged; 3 sent to House of Correction for 90 days and I fined
Assault with intent to murder	1	\$10 and costs.  Bound over to Circuit Court—case nolle pros d.  Convicted and sent to House of Correction for
Drunkenness	47	90 days. Five convicted and fined \$10 and costs or 15 days in jail; 2 fined \$10 and costs or 20 days in jail; 46 fined \$10 and costs or 10 days in jail.
to steal fruit	1	Convicted and fined \$10 and costs or 10 days in
Forgery Larceny	1 4	jail. Acquitted. One jury disagreed, case still pending; I sent
Selling liquor to an habitual drunkard	1 1 4	to Industrial Home for Girls till 21 years old; I sent to Reform School till 18 years of age; I sent to House of Correction 90 days. Convicted and fined \$25 and costs. Convicted and fined \$50 and costs. Convicted and each fined \$50 and costs or 10 days in jail.

#### GRATIOT COUNTY.

### JAMES K. WRIGHT, Prosecuting Attorney.

Number of persons prosecuted, 102.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	3	One convicted and sent to State Prison 2% years; 1 pending in Circuit Court; 1 recognizance forfeited.
Arson	1 3	Discharged,
Assault	2	Discharged.
Assault and battery	23	One convicted and fined \$1; 1 fined 75 cents and costs; 1 inde \$5 and costs; 1 inde \$2.50 and costs; 1 fined \$5 and costs; 1 fined \$5 and costs; 1 fined \$5 and costs or 50 days [all (sentence suspended); 1 fined \$5 and costs or 50 days [all (sentence suspended); 1 fined \$5 and costs or 10 days [all; 1] fined \$30 and costs to 30 days [all; 1] fined \$30 and costs to 30 days [all; 1] pleaded guilly and released under suspended sentence and such such as the substitution of the substitu
Assault with intent to commit rape	1 2	Discharged.
Attempt to commit burglary	1 2	Pending. One discharged; 1 not apprehended.
Breaking and entering dwelling house in day	] ~	One discharged, I not apprenented.
time	1	Bound over.
Burglary	1	Not apprehended.
Disorderly persons	19	Two convicted and fined \$10 or 6 months in House of Correction; 1 fined \$10 and costs or 4 months in House of Correction; 3 fined \$10 and costs or 1 months in House of Correction; 3 fined \$10 and costs or 10 divided to 1 months of 1 m
Forgery	3	One convicted and sentenced to 1 year at Ionia; 1 pending in Circuit Court; 1 nolle pros'd.
Inquests		One came to his death by steam boiler explosion; 3 through natural causes; 1 by drowning; 1 by suicide; 1 stabbed with a knife in the hands of George Stratton.
Larceny		One recognizance forfeited; 7 discharged, 5 not apprehended; 2 note provid; 4 sentence anapended; 2 fined 310 catch and costs of 20 catch and costs of 20 catch and costs of 20 days jail; 1 sentenced to Reform School for boys; 1 sent to Industrial Home for Girls; 2 pending in Circuit Court.
Malicious trespass	1	Convicted—sent to jail 30 days.  Nolle pros'd—prisoner re-arrested, convicted and sent to State Prison 5 years.
Prostitutes	1	Convicted and fined \$25 and costs or House of Correction 90 days.
Receiving stolen goods	3	One pending; 1 sent to jail 90 days. One fined \$35 and costs or jail until fine is paid; 2 discharged.

#### HILLSDALE COUNTY.

## MICHAEL MCINTYRE, Prosecuting Attorney.

Number of persons prosecuted, 111.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	17	Discontinued—costs paid. One fined \$50, costs, and 30 days in jail; 2 not guilty and costs paid by complaining witness; 6 fined \$5 and costs each, paid; 1 fined \$3 and costs, paid; 2 sent to Join 30 days
BastardyBurglary	1	cach; 3 discontinued and costs paid; 1 fined \$2 and costs, paid; 1 fined \$1 and costs, paid. Both settled by parties marrying. One nolle pros'd; 1 sentenced Ionia 2 years; 2 discharged on examination; 1 held to Circuit Court and pending.
Common drunkards		Two sent to jall 63 days in default \$100 bonds; 1 gave \$400 bond to keep peace 1 year; 1 sent Detroit House Correction 30 days. Settled between parties and discontinued. Fourteen convicted and fined \$10 and cost each, paid; 2 lined \$10 and costs each or 15 days in 12 days to 13 days sentence and in 12 days to 13 days sentence and in jall—well and the sentence are in jall—well as the sentence days each in jall; 1 sentenced to 10 days each in jall; 1 sentenced to 20 days each in jall; 1 sentenced 15 days in jall; 1 fined \$25 and costs, paid.
Discharging fire arms towards a person with- out malice False pretense. Forgery	1 2	Sentenced Ionia 9 months. Discontinued—costs paid. One convicted and sentenced to State Prison at Jackson 4% years; I pending. One convicted and sentenced to Detroit House of the Control
Murder Perjury Rape Receiving stolen property Robbery Robbery Robbery Parenter of perjury Phreatoning to kill persons	1 1 2 1 1 1 2	Attorney. Sentenced State Prison, Jackson, Syears. Folder provid. One acquitted, 1 pending. Sentenced State Prison, Jackson, 5 years. Pending. Officed and sent to jail 50 days in de- death bond; 1 placed in charge Superintend- ents of Poor, being subject to aberration of
Violations liquor law	12	mind.  mind.  nestion open July 4th, fined \$100 and costs, paid; I saloon open after 9 p. m., finel \$80 paid; I saloon open after 9 p. m., finel \$80 pending; I turnishing liquor to person in habit of getting intoxicated, fined \$25 and costs and 90 days in jail, paid; 6 discontinued by Prosecuting Attorney because the 50 days in jail, paid; 6 discontinued to the paid of the pa
Vagrants	3	Sunday, fined \$100 and costs, paid. Convicted and sent to State Industrial Home for Girls at Adrian until 21 years of age.

## HOUGHTON COUNTY.

## T. L. CHADBOURNE, Prosecuting Attorney.

Number of persons prosecuted, 128.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
AbortionArson	1 4	Held for trial and bond forfeited. Three acquitted; I reasons filed for not filing
Assault and battery		information.  Seventeen acquitted; 1 sentence suspended; 5 fined \$1 and costs; 1 fined \$3 and costs; 6 fined \$5 and costs; 2 fined \$90 and costs; 2 fined \$10 and costs; 2 fined \$90 and costs; 1 fined \$50 and costs and \$50 days in fail.
Assault	2 2	Convicted and fined \$1 and costs each. One convicted of assault with intent to do great bodily injury and sentenced to 6 months at lonia; 1 convicted of assault and battery and fined \$50 and costs.
Arson (attempt to commit)	1 2	Discharged on examination. One discharged on examination; 1 convicted
Attempt to injure dwelling houseBastardy	6	of assault and sentence suspended. Discharged on examination. Two held for trial under bonds awaiting birth of child; 3 discontinued on marriage of
Criminal slander	4	parties; I settled and discontinued. One discontinued; I convicted and fined \$25 and costs or 30 days in jail; I fined \$5 and costs; I acquitted.
Disorderly	-	One required to give surcties for good behavior, and in default to be committed to jail for 65 days; I held for examination as to insanity; I convicted and finet \$50 and costs or 30 days in jail; I convicted and required to enter into recognizance for good behavior enter into recognizance for good behavior confined in jail for 30 days.  Two acquitted; 2 fined \$10 and costs; 8 fined \$3 and costs or 3 months in jail; \$5 convicted and sentenced to Reform \$11,13 and \$10
Receiving and concealing stolen property Resisting officerRobbery	$\frac{2}{1}$	Held for trial; recognizance forfeited. Held for trial—case continued. One discharged on examination; 1 reasons filed for not prosecuting.
Selling liquor to minors	1 4	Convicted and fined \$25 and costs.  One convicted and fined \$50 and costs and 10 days in fail; 1 convicted and fined \$25 and
Threatening breach of peace	2	costs and 10 days in Jail; 2 discharged. One convicted and required to enter into a re- cognizance in sum of \$500 for good behavior for 1 year; l acquitted.

#### HURON COUNTY.

## THOMAS B. WOODWORTH, Prosecuting Attorney.

Number of persons prosecuted, 28.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson	1	Convicted and sentenced to 6 years in State
Assault and battery	13	Two convicted, fined \$25 and costs; 1 fined \$20 and costs; 2 fined \$5 and costs; 1 fined \$4 and costs; 2 fined \$1 and costs; 2 fined \$1 and costs; 2 acquitted.
Assault with intent to commit murder BastardyBurglary	1 3 2	Bound over to Circuit Court; pending. One nolle pros'd; I pending; I dismissed. Convicted and sentenced to 5 years each in State Prison.
Drunk and disorderly	1	Convicted and sent to jail for 10 days.
property Malicious injury to an animal	1	Convicted and fined \$20 and costs.
Malicious injury to an animal		Acquitted.
Perjury Resisting an officer	1	Acquitted.
Selling liquor without bonds	1	Convicted, fined \$25 and 90 days in jail—ap- pealed; pending.
Slander	1	Acquitted.
Uniawinily marking logs	1	Acquitted.

#### INGHAM COUNTY.

## JASON E. NICHOLS, Prosecuting Attorney.

Number of persons prosecuted, 413.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	3	One discharged after examining girl; 1 dis- charged, not sufficient evidence to hold for trial.
Abandoning a childAdultery	7	Discharged. Four discharged; 2 dismissed; 1 sentenced 6 months at Ionia Reformatory.
Assault and battery	88	months at 1 online feformatory; acquitted; acquitted; acquitted; as a special point of the feformatory; and the feformatory; and the feformatory; and the feformatory; all of the feformatory; all of the feformatory; all of the feformatory; and to feformatory; and to feformatory; and to feformatory; and the feformatory; and f

# INGHAM COUNTY .- CONTINUED

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery—Continued		and costs or 20 days in county jail; 1 fined \$1 and costs or 10 days in county jail; 2 fined \$15 and costs or 90 days in Ionia Reforma- tory; 1 fined \$25 and costs or 30 days
Assault with intent to murder	7	county jail. Three pending; 2 discharged; 1 estreated; 1 recognizance forfeited.
Bigamy	2	recognizance forfeited. One reasons filed for not informing; 1 sentenced to State Prison for 2 years and 6
Breaking freight car	1	months. Juvenile, sentenced to Reform School at Lan-
Breaking and leaving open gate	1 2	sing.   Nolle pros'd.   One trial jury disagreed; I pending.
Bribery at election	3	Two acquitted; 1 sentenced State Prison 2 years.
Common prostitute		Three sentenced to Detroit House of Correction 3 years; 1 dismissed; 1 broke jail and escaped before trial; 1 fined \$40 or 90 days in Detroit House of Correction.
Oruelty to animals	129	One discharged; 2 acquitted. Thirty-four fined costs or 10 days in county init; 11 discharged; 3 fined \$2 and costs or 10
		days in county Jail; I fined \$2 and costs or 36 days in county Jail; I fined \$2 and costs or 35 days in county Jail; 4 fined \$5 and costs or 96 days in county Jail; 4 fined \$5 and costs or 96 days in county Jail; 16 recognizance for good
		jail; 4 sentenced 10 days in county jail; 1
		I fined \$15 and costs or 90 days in Ionia Re.
		formatory; I fined costs or 5 days in county jail; I fined costs or 30 days in county jail; 3 sentenced 90 days at Ionia Reformatory; 2 fined \$5 and costs or 30 days in county jail; 1 fined \$10 and costs or 5 days in county jail; 1
		fined \$5 and costs or 20 days in county jail; 1
		fined \$5 and costs or 10 days in county jail; 1 fined \$5 and costs; 2 fined \$10 and costs or 90 days at Ionia Reformatory; 6 sentenced sus-
		nended: 9 thed \$95 and costs or 30 days in
		county jail; 1 lined \$35 and costs or 90 days at lonia Reformatory; 2 sentenced 65 days in county jail; 1 lined \$50 and costs or 60 days in county jail; 3 lined costs; 4 juveniles at re- quest of county agent sent home to parents;
		2 luveniles sent to inquistrial Home for Girls
		at Adrian; 1 fined 10 and costs or 15 days in county jail; 7 fined \$10 or 10 days in county jail; 2 escaped; 1 sentenced 90 days in county
Drunk		jail; 2 escaped; 1 sentenced 90 days in county jail; 2 fined \$10 and costs or 20 days in county jail; 2 acquitted.
Эгинк	71	Eleven fined \$10 and costs or 10 days in county jail; 5 fined \$10 and costs or 20 days in county jail; 1 required to furnish bonds for \$300 or
		sentenced 90 days in county jail; 1 fined \$1 and costs: 3 sentenced 10 days in county jail; 1
		discharged; 1 fined \$4 and costs; 1 fined \$5 or 15 days in county jall; 1 fined \$2 or 10 days in county iail; 11 sentence suspended: 1 fined
		county jail; 11 sentence suspended; 1 fined \$3 and costs or 15 days in county jail; 3 fined \$5 and costs or 15 days in county jail; 3 fined \$6 or 10 days in county jail; 2 fined \$5 and costs; 15 escaped; 1 fined \$10 and costs; 2 fined \$5 and costs or 10 days in county jail; 3 fined \$10 and costs; 1 escaped; 1 fined \$10 and costs; 2 fined \$5 and costs or 10 days in county jail; 1 fined \$5 and costs or 10 days in county jail; 1 fined \$5 and costs or 10 days in county jail; 1
		costs; 1 escaped; 1 fined \$10 and costs; 2 fined \$5 and costs; 2 fined \$5 and costs or 10 days in county isil; 1
		fined costs or 15 days in county jail; 1 fined costs or 20 days in county jail; 7 fined costs; 12 fined costs or 10 days in county jail; 1
Cmbezzlement	5	12 fined costs or 10 days in county jail; 1 fined \$1 and costs or 20 days in county jail. One nolle pros'd; 3 pending; 1 acquitted.
MINOS DE COMPTE	"	One notic pros u; a penuing, I acquitteu.

# PROSECUTING ATTORNEYS.

# INGHAM COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Entering garden to carry away fruit. Entering freightear False proteoses.  Forgery. (Jaming Keeping gaming house Keeping open huckster shop. Larceny	1 5 8 1 5 1 1 66	Fined \$5 or sentenced 10 days in county jail. Released and reasons filed for not informing. One sentenced State Prison for I year; I pending; 6 discharged. Discontinued: and fined \$250 or 1 year in Discontinued: and fined \$250 or 1 year in Discharged. Acquitted. Acquitted. Acquitted. Pourteen pending; 12 discharged; 2 reasons filed for not informing; 1 fined costs; 2 sentenced to fine file file file file file file file fil
Larceny from the person	5	Four sentenced to Ionia Reformatory for 1
Level and disorderly conduct. Level and lascivious cohabitation. Murder  Nulsance Resisting an officer. Stander  Threatening to kill. Vagrancy  Violating liquor law:	2 4 5 5 1 1 1 5 1 27	year; 1 discharged.  One notice prose'd; 1 pending.  Pen
(a) Selling intoxicating drink to a person in the habit of getting drunk. (b) Selling liquor unlawfully. (c) Keeping saloon open unlawfully. (d) Keeping saloon open and selling intoxicating drinks on a day of general election.  (e) Furnishing beer to drunkards in city jail. Willful lnjury to personal property.	3 1 1 5	Discontinued—complainant did not appear, Jury disagreed and notice pros. entered. Acquitted. One pending; 1 dismissed for want of inrisdiction; 3 line 122 and costs and 10 days in Fined 123 and costs and 30 days in county jail or 30 days in county jail. Juvenile returned to parents.
Willful and malicious trespass	8	Three nolle pros'd; 1 acquitted; 4 discharged.

# IOSCO COUNTY.

# CHARLES R. HENRY, Prosecuting Attorney.

Number of persons prosecuted, 142.

	1	i
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	49	One convicted and sentenced to Detroit House of Correction 90 days; 38 paid the following fines and costs: Six, 58 each; 9, each \$1; 3, each \$10; 10, each \$2; 2, each \$4; 5, each \$3; 7; 2 fined costs of prosecution; 2, each \$5 or 10 days jail; 1 fined \$25 and costs and stands committed till paid; 1 held for trail; 4 dis-
Assault aggravated	1	charged; 2 sentence suspended. Convicted—sent to State House of Correction
Assault with intent to maim	3	One convicted and sent to State House of Correction 3 months; I held to trial; I nolle
Assault with intent to kill and murder	1	pros'd. Waived examination. Discharged.
Burglary Disorderly	13	Six convicted and sentenced to Detroit House of Correction; 1 for 65 days; 5 for 90 days each; 1 fined \$10 and costs or 65 days in Detroit House of Correction; 1 sent to jail 30 days; 1 fined \$15 and costs; 2 required to keep the peace, i gave bonds in the sum of \$100 for 6 months; 1 gave bonds in the sum of \$200 for 6 months; 2 acquitted.
Drunkenness.	14	Two convicted and fined \$5 or 55 days at De- troit House of Correction; 2 fined \$5 each and costs or 10 days in jail; 1 fined \$1.50 and costs; 1 fined \$50 r20 days in jail; 1 fined \$10 and 20 days in jail; 2 fined \$5 and costs; 1 sentenced 20 days in jail; 12 50 days in jail; do n payment of costs; 1 fined \$3 or 10 days in jail;
Embezzlement Frandulent debtor Indecent exposure of person Larceny	1 1 14	Acquitted. Convicted and discharged on habeas corpus. Walved examination and notte prostd. One convicted and sentenced to State House Prison 2 years; 4 sentenced to Detroit to State of Correction, 1 for 90 days; 1 for 65 days or fine of \$815; 1 for 65 days or fine to be sentenced to be sentenced to the fine of \$80; 1 for 65 days or fine of \$80; 1 for 65 days o
Larceny from house	1 4	Held to trial. Three held to trial; 1 discharged.
Larceny from person.  Misdemeanor—Supervisor willfully assessing property for less than its cash value	1	Discharged.
Perjury	1 5	One acquitted; 1 discharged. Convicted—sent to Ionia 3 months. Three convicted and fined: 1, \$3 and costs; 2, \$10 and costs; 2 discharged.
Threatenings	5	One gave bonds in the sum of \$500 to keep the peace for 1 year; 1 gave bonds to keep the peace for 5 months: 1 bound to keep the
Violation of "Druggists' Act"	3	peace 12 months; 1 sent to jail 90 days. One convicted and fined \$100 and costs; 2 nolle pros'd.
Violation of liquor law: (a) Selling liquor without license	7	Three convicted and fined: 1, \$30 and costs; 1, \$50 and costs; 1, \$100 and costs; 3 discharged; 1 nolle pros'd.
(b) Keeping open saloon on Sunday	1 1 9	I natice from a content of the controlled and fined \$75 and costs. Discharged. Three convicted and 1 fined \$100 and costs; 2 fined \$30 each and costs; 2 discharged; 1 nolle prosed; 1 defaulted; 2 fined costs of prosecution.

# ISABELLA COUNTY.

# CHARLES S. RUSSELL, Prosecuting Attorney.

Number of persons prosecuted, 45.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	13	Four convicted and fined \$1 each and costs; 5 fined \$5 each and costs; 1 fined costs of
Disorderly	10	prosecution; 2 acquitted; 1 discharged. One convicted and sentenced to Detroit House of Correction 90 days; 2 discharged; 7 nolle
Keeping house of ill-fame Larceny	3 13	pros'd. Two discharged; 1 nolle pros'd. One convicted and sent to jail 30 days; 2 bound over for trial at Circuit Court and broke jail before trial; 2 sent to Reform School until is years of age; il ned 35 and costs or 16 days in jail; 1 sent to State House of Correct Correction 30 days; 3 sent to State Incase of Correction 30 days; 1 suspended sentence; 1 discharged.
Threatening bodily injury to another	2	Convicted and gave bonds to keep the peace.
(a) Keeping saloon open on holiday	1	Convicted and fined \$25 and costs or 10 days in
(b) Keeping saloon open on Sunday	1	Convicted and fined \$25 and costs or 10 days in
(c) Selling liquors to minors	1	Nolle pros'd. Convicted, fined \$25 and costs or 10 days in jail.

### JACKSON COUNTY.

# FRANK HEWLETT, Prosecuting Attorney.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
In Circuit Court.		
Adultery Assault and battery	8	Defendant died pending trial. Three dismissed on payment of costs; 1 sen tenced to pay 863 or 30 days in jail; 2 discon tinued; 1 pending; 1 disposed or on certiorar judgment reversed and defendant discharged.
Assault with intent to kill	2	One convicted and sentenced to State House of Correction, Ionia, for 6 years; lacquitted
Assault with intent to ravish	1	Convicted of assault and fined \$50.
larceny	1	Three defendants, 1 sentenced State Prison years and three months; 1 two years; 1 on year and 9 months.
Burglary	4	One sentenced State Prison 3 years; 1 sentenced State Prison 5 years; 1 sentenced
Disorderly	2	State Prison 34 years; I discharged. Acquitted 1; discontinued on payment o costs 1.
Disposing of chattel mortgaged property Embezzlement	1 2	Recognizance forfeited. One discharged after conviction on motion in arrest of judgment; 1 convicted and sen
Enticing away female under 16 years of age for		tenced to State Prison 2 years.
purpose of marriage	1	Pending.
purpose of marriage Exposing child with intent to abandon False pretenses	1	Convicted sentence suspended. Convicted and sentenced to State Prison
Gambling	1	year. Convicted and fined \$45. Petitioner discharged.

# JACKSON COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Incest Indecent exposure of person Keeping house of ill-fame Larceny	1	Pending. One discharged on quashing of information; 1 sent to county juil 3 months; 1 acquitted. Discontinued on payment of costs. Pending 2; sentence suppended 4 sentence of costs. victed and sentenced State House of Correction 1 year; 3 convicted and sentenced State [10].
Larceny from dwelling in day time.  Larceny from store in day time.  Placing obstructions on railroad track	1	Prison, 2 for 2 years, 1 for 5 years. One sentence suspended; 1 sentenced jail 20 days. One acquitted; 1 sentenced State Prison 6 months. Pending. Acquitted.
Robbery Seduction Slander Violation of liquor law In Justice Court.	1 1 7	Pending. Pending. Dismissed on payment of costs. One fined \$25; 2 paid \$25 and costs; 1 paid \$100; 2 pending; 1 appealed to the Supreme Court.
Abandoning infant childAdultery	1 2	Held for trial. One held for trial; 1 discharged, evidence not sufficient to held.
Assault and battery  Assault with intent to kill  Assault with intent to ravish Bastardy.	1 3 212 1 1 1	Discharged on examination. Convicted 2; Discharged 1; 1 paid \$5; 1 sentenced to county jail 10 days. Convicted 17s; acquitted 3; design mayment of costs 6; recognizance forfeited 1; sentenced 5 tate 10 mayment of costs 6; recognizance forfeited 1; sentenced 5 tate House Correction 27, all for 3 months; sentenced to county jail 24; 8 for 10 days; 4 for 10 days; 4 for 20 days; 1 for 30 days; 1 for 40 days; 1 for 40 days; 1 for 11, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
Breaking and entering with intent to commit larceny.  Breaking jail	1 1 3	Held for trial.  Committed for examination but taken in Circuit Court and disposed of on charge for which he was in.  Held for trial.
Burglary. Common prostitutes.  Cruelty to animals.	7	Sentenced Detroit House Correction 5, I for 1 year; I for 6 months; 3 for 3 months; 2 ent to Industrial Home for Girls; 17 sent to county jat 2 for 16 days; 3 for 20 days; 4 for 20 days; 4 for 20 days; 5 for 20 days; 5 for 3 days; 5 for 3 days; 5 for 3 days; 6 for 3 for
Disturbing religious meeting.	- 1	tence suspended; I discharged without condition; 3 convicted and discharged on payment of costs.  Convicted and fined \$5 cach.

# JACKSON COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Disorderly—vägrancy	274	Sentenced State House Correction 19: 12 for 6 months; 5 for 3 months; 1 for 4 months; 1 for 5 months; 1 for 5 months; 1 for 5 months; 1 for 50 for 5 months; 201 sent to centry Jall: 72 for 10 days; 32 for 15 days; 16 for 20 days; 13 for 30 for 50 days; 1 for 6 day
Drunkards	24	ported.  Sentenced to county jail 4: 3 for 20 days; 1 for 15 days; 1 appealed; sentenced State House Correction II; 1 for 1 year; 9 for 6 months; 1 for 3 months; 1 sent to jail 10 days; 2 gave recognizance; 1 lined 85; 1 80; 4 discharged; 7 country 1 for 5 days; 1 for 1 days; 1 for 10 days; 9 for 15 days; 13 for 20 days; 1 for 1 days; 1
Drunkenness	131	l sentence reserved; 1 sentence suspended. Convicted and sent to jail 72: 1 for 5 days; 1 for 6 days; 47 for 10 days; 9 for 15 days; 18 for 20 days; 107: 30 days; 19 jaid fines as follows: 5 days; 107: 5 days; 107
Embezzlement	6	One held for trial; 3 discharged; 1 discharged
Embezzlement and larceny	$\frac{1}{2}$	on payment of costs; 1 acquitted. Convicted and sent to Jail 30 days. One convicted and appealed; 1 fined \$25 and costs.
Enticing away female under 16 years of age for purpose of marriage. False protenses. Gamesters. Gaming	1 5 3 14	Held for trial. Held for trial 3; discharged 2. Allowed to leave county. All convicted; 2 sent State House Correction 6 months; 1 sent to fail 3 months; 1 for 20 days; 1 appealed; 1 paid \$4: 1, \$5: 2, \$7: 1, \$14: 1, \$20; 1, \$14: 1, \$20; 1, \$14: 1, \$20; 1, \$15: 1
Incest. Endecency. Indecent exposure of person. Keeping house of ill-fame.	1 1 4 14	\$7 costs. Held for trial. Fined 5. Held for trial 3; discharged 1. Convicted 13; acquitted 1; appealed 2; 9 paid fines as follows: Four \$10 and \$5 costs; 1, \$20; 2, \$25; 1, \$25 and \$5 costs; 1, \$40; 1 sent to jail 30 days; sentence suspended 1.
Keeping place for gaming Keeping saloon open after hours Keeping saloon open holiday	1 5 9	Though S. Sentence suspendent in the product of the Princip So. All convicted; 3 paid \$25; 2 fined \$25 and costs; All convicted; 3 paid \$25; 2 fined \$25 and costs; Fifeen convicted; 1 acquitted; 8 fined \$25; 2 fined \$25 and costs; 1 paid \$20; 1 \$20; 30; 3 paid costs. Held for trial II; discharged 4.
Keeping saloon open Sunday	16	I paid \$29; 1, \$5; 2 paid costs.  Fifteen convicted; 1 acquitted; 8 fined \$25; 2  \$25 and costs: 1 maid \$30: 1 \$25 50: 3 paid costs
Larceny (grand) Larceny (simple)	15 122	Held for trial II; discharged 4. Thirty-two convicted and sentenced State House Correction, 19 for 3 months; 13 for 90 days; 3 sent to Reform School at Lansing; 1 2 discharged on payment of costs; 1 appealed; 1 nickle provid '24 sent to contry jall' 3 for 10 days; 4 for 15 days; 5 for 20 days; 5 for 30 days; 5 for 25 days; 1 for 50 days; 2 for 50 days; 3 d
Larceny from dwelling house in day time Larceny from the person	3 6	
Larceny from shop in day time	1	ed for grand larceny. Held for trial.
Larceny from shop in day time Larceny from store in day time Lewd conduct	2	Held for trial. Discharged.

### JACKSON COUNTY .- CONTINUED:

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Malicions destruction of personal property	9	One sent Reform School, Lansing; 1 sent to jail 10 days; 1 discharged; 6 discharged on
Malicious injury to personal property	8	payment of costs. Three convicted and sentenced State House Correction 3 months; 2 sent to jail for 20 days; 1 paid costs; 1 discharget; 1 sentence reserved, defendant being but 14 years of age.
Malicious injury to building	14	Two convicted, sentenced State House Correc- tion 4 months; 3 sent to jail 10 days; 4 fined \$10 and costs; 2 discharged on account of youth; 2 cscaped before conclusion of trial; 1 discharged on payment of costs.
Malicious trespass	4	Discharged 2; held for trial 1; I convicted and sentence suspended.
Placing obstructions on railroad track	2	Held for trial 1; discharged 1.
tionally	1	Acquitted.
Rape		Held for trial.  Eight convicted; 2 discharged; 4 gave recognizance; 2 discharged on payment of costs; 1 discharged, having made provision for family; 1 appealed.
Rescuing Impounded animals	1	Convicted and fined \$10 and costs.
Seduction	l i	Held for trial. Held for trial.
Selling liquor to minor		Convicted and fined \$25.
Selling liquors without paying tax	5	Three convicted; 2 acquitted; 3 appealed,
Selling liquor without giving bond	1	Paid costs.
Slander	10	Convicted 7; acquitted 1; discharged 2; appealed 1; 1 paid costs 82; 1 paid \$2 and \$8 costs: 1.810: 1.815: 2.825.
Threats	8	costs; 1, \$10; 1, \$15; 2 \$25. Convicted and gave recognizance 4; discharged after disagreement of jury 2; 1 sent to State House Correction 1 year; 1 sent to jail 1 year.
Violation of liquor law	3	Discharged.

### KALAMAZOO COUNTY.

# FRANK KNAPPEN, Prosecuting Attorney.

Number of persons prosecuted: In Circuit Court, 27; in Justice Court, 500 Grand total, 617.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
CIRCUIT COURT.	_	
Arson Assanit and battery Assanit with intent to murder Burglary Crime against nature Larceny  Larceny from dwelling house in day time	1	Convicted—sent to State Prison 5 years. Acquitted. Convicted and sent to State Prison 12 years. Convicted and sent to State House of Correction 1 year. Convicted and sent to State House of Correction 2 years. Six convicted and sent to State Prison: 1 for 3 years and 6 months (new trial granted—pending); 1 for 4 years, months; 2 years; 1 for 6 months; 2 years; 1 for 6 months; 2 years; 1 for 6 months; 2 years; 1 for 7 months; 2 years; 1 for 8 years 1 years; 1 for 8 years; 1 for 9 years; 1 for 9 years; 1 for 9 years; 1 for 9 years; 1 for 1 year; 1 for 3 years.

# PROSECUTING ATTORNEYS.

# KALAMAZOO COUNTY .-- CONTINUED.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Larceny from store in day time	1	Convicted—sent to State Prison 2 years and 6 months.
Larceny from the personSeduction	1	Bail forfeited—respondent absconded. Convicted—sent to State House of Correction 6
Forgery	1	months. Convicted and sent to State Prison: 1 for 31/2 years; I for 4 years.
Murder	1	Respondent sent to asylum until he becomes
Perjury	6	Three convicted and sent to State Prison: 1 for 4 years; 1 for 18 months; 1 for 1 year; 3 pending.
Violating liquor law (appeal)	1	Convicted and fined \$25 and costs.
JUSTICE COURT.	1	
Assault and battery	88	One fined \$50; 3 fined \$25; 4 fined \$20; 10 fined \$10; 5 fined \$8; 15 fined \$5; 6 sent to Ionia 3
Rastawly	189	months; 2 sent to jail 60 days; 4 sent to jail 10 days; 5 sent to jail 10 days; 6 sent to jail 10 days; 12 nolle pros'd; 4 not guilty; 6 sentence suspended; 4 jury disagreed.  Nolle pros'd; 1 west for the first sent to jail 10 days; 3 sent to jail 20 days; 30 sent to jail 30 days; 30 sent to jail 60 days; 3 sent to jail 60 days; 2 sent to jail 60 days; 2 sent to jail 60 days; 2 sent 60 jail 60 days; 2 sen
Drunk in a public place	182	monthe; 5 fined \$20; 6 fined \$35; 20 (lischarged without trial; 30 acquitted by magistrate; \$6 notice provid.  Thirty-seven convicted and sent to jail 10 days; 41 sent to jail 20 days; 7 sent to jail 30 days; 7 sent to jail 30 days; 6 fined \$10 and costs; 8 acquitted; 25 discharged by magistrate without trial; 18 notice provid; 7 paid costs and discharged; 3
Embezzlement	1 1	sonte for suspending the form magistrate. Examination pending before magistrate. Notle proof. And the form of the
Malicious injury to property. Murder Fredunty lander Linety to keep the peace. Linety to keep the peace. Linety to keep the peace.	1	to Ionia 90 days.  Two notle prov d; 1 fined \$10 and costs; 1 sent to Ionia 3 months.  Discharged on examination.  Two notle prov d; 1 thred \$5.  One acquitted, and 1 fined \$10 and costs.  One notle prov d; 2 gave bonds.  Intel \$50 and costs; 1 acquitted; 2 fined \$50 and costs; 1 acquitted; 2 fined \$50 and costs; 3 notle prov d on costs being paid.

### KALKASKA COUNTY.

### JOSHUA L. BOYD, Prosecuting Attorney.

Number of persons prosecuted, 20.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	2	One convicted and fined \$5 and costs; I fined
Drunk and disorderly	7	\$15 or 10 days in jail. Three fined \$10 each or 10 days in jail and costs; 1 fined \$10 and costs; 3 discharged after testifying of whom, when, where and how they purchased their liquor, under Act No. 259, Public Acts 1881.
Selling liquors without having made a proper druggists' bond	1	Discharged; jury disagreed. Justice's return
draggists bond	1	to Prosecuting Attorney shows prisoner technically guilty only, hence such discharge.
Selling liquors at retail without having paid tax required by Act 156, Public Acts 1881	1	Convicted and fined \$50 and costs and 10 days in jail; case still pending in Circuit Court on appeal.
Selling spirituous liquors without having made and filed proper bond as required by Act No.		
259, Public Acts 1881	4	Two convicted and fined \$50 each and costs, and each 60 days in jail; 2 fined \$50 each and costs, and each 10 days in jail.
Violating game laws	2	One acquitted; 1 fined \$10 and costs and 10 days in jail.
Using threatening language	1	Acquitted.
Maliclous trespass	2	Acquitted by reason of complainant abandon- ing cause.

### KENT COUNTY.

# ISAAC M. TURNER, Prosecuting Attorney.

Number of persons prosecuted, 736.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
IN COURT OF RECORD—121.		
AbductionAdultory	1	Nolle pros'd. Nolle pros'd.
Assault and battery	15	Two convicted and fined \$75 and costs; 2 fined \$10 and costs; 2 found guilty, released on payment of costs; 1 bail estreated; 1 found guilty and appealed to Supreme Court—discharged: 7 neading
Assault with intent to murder	2	One tried and acquitted; I tried and convicted of assault and battery; released on suspended sentence.
Bastardy	8	One tried and found guilty; 2 released on habeas corpus; 1 settled by marriage; 1 guilty—gave bond of \$300; 3 pending.
Breaking and entering dwelling, etc., in day	1	
time	4	Two convicted and sentenced to Ionia for J year; 1 sentenced to Ionia for 2 years; 1 pending.
Burglary and larceny	7	Three convicted and sentenced to Ionia for 2 years; 2 found guilty—released on suspended sentence; 1 discharged; 1 pending.
Disposing of mortgaged property	1	Sentenced to Ionia 90 days.
Embezzlement	Ιī	Fined \$200.

# KENT COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Embezzlement and larceny under statute of	_	
1875	1	Acquitted.
Gambling	2	One acquitted; 1 released on suspended sen- tence.
False pretenses	2	One acquitted; 1 reasons for not filing infor- mation filed.
Indecent exposure of person.	1 29	Fined \$50 and costs. Four acquitted; 1 sentenced to House of Correction at Ionia for 2 years; 1 sent to State Trison at Jackson 4 years; 4 sent to House of Correction at Ionia for 1 year; 2 sent to State Prison at Jackson 1 year; 3 sent to House of Correction at Ionia for 90 days; 1 fined \$10 and costs; 2 found guilty, sentence suspended; 1 sent to Detroit House of Correction 1 year; 8 pending; 2 convicted—appealed
Larceny from the person	7	to Supreme Court. One convicted and sentenced to State Prison at Jackson 3 years; 1 sent to House of Correction at Ionia 2 years; 2 nolle pros'd; 1 discharge(; 1 acquitted; 1 pending.
Larceny from store	1	Released on suspended sentence.
	1 3	Nolle pros'd. Discharged.
Malleious injury to buildingObstructing navigoble stream	1	Acquitted.
Perjury	3	Pending. Two nolle pros'd; 1 acquitted.
Receiving stolen propertyRobbery	1	Acquitted.
Robbery	5	One convicted and sent to State Prison at Jackson for 5 years; 2 sent to House of Correction at Ionia for 5 years; 1 sent to House of Correction at Ionia for 4 years; 1 nolle pros'd.
Surety for peace. Unlawfully soliciting insurance. Uttering forged instruments.	1 8	One pending; I discontinued. Fined \$30 and costs, One convicted and sent to House of Correction at Ionia 3 years; I sent to House of Correction at Ionia 1½ years; I sent to House of Correction at Ionia 1 year; 2 acquitted; 3
Violating liquor law	12	pending. One convicted and fined \$50 and 10 days in jail: 2 fined \$50 and costs; 1 fined \$75 and costs; if ined \$75 and costs in jail; 1 acquitted; 2 pending; 1 found guilty, appealed to Supreme Court
IN COURTS NOT OF RECORD-615.		appeal pending.
Abduction Aiding to break jail Assault	1 1 2	Discharged. Paid costs. One convicted, fined \$2 and costs; 1 fined \$3
Assault and battery	206	and costs. One convicted any fined \$300 and costs; I fined \$20 and costs; I fined \$25 and costs or 30 days in fail; 2 fined \$30 and costs; 4 fined \$25 and costs or 30 days in fail; 2 fined \$30 and costs or 60 days in fail; 2 fined \$31 and costs or 60 days in fail; 2 fined \$31 and costs or 60 days in fail; 24 fined \$31 and costs or 70 days in fail; 24 fined \$35 and costs or 10 days in fail; 24 fined \$35 and costs or 10 days in fail; 24 fined \$35 and costs; 6 fined \$35 and costs; 7 fined \$35 and costs; 7 fined \$35 and costs; 7 fined \$35 and costs; 8 fined \$35 and costs;
Assault with intent to commit rape	3	One notic pros'd; I discharged at examination. Two held for trial; I discharged.

# KENT COUNTY .- CONTINUED.

Bastardy	13	
		Seven held for trial; 3 settled-parties mar.
Resking into dwelling in day time	7	ried; 2 acquitted on examination; 1 pending.
	4	Five held for trial; 2 pending. Three held for trial; 1 pending.
Breaking jail	1	
Cruelty to animals	9	One discharged; I nolle pros'd. Two complaint withdrawn and cost paid; 3. gave bonds; 2 discharged; 1 sentence sus-
Disorderiy	1 "	gave bonds: 2 discharged: 1 sentence sus
		bended on payment of costs: I pending.
Destroying posted bills	3	Released on payment of costs. Sentenced to pay fine of \$50 or go to jail.
Drunkenness	19	Ten convicted and fined \$5 and costs: 2 sant to
DIUMEDINGO	1	Ten convicted and fined \$5 and costs; 2 sent to jail 20 days; 2 fined \$10 and costs or 20 days
· ·	1	in jail; 1 sent to jail 10 days; 1 fined \$2 and
		in jail; 1 sent to jail 10 days; 1 fined \$2 and costs or 10 days in jail; 1 nolle pros'd; 2 discharged on payment of costs.
Embezzlement	4	One held for trial; I nolle pros'd; 2 complaints
_	2	withdrawn and costs paid.
Forgery	3	Nolle pros'd. Two held for trial; 1 recognizance estreated.
Gambling	3	One discharged; 2 held for trial.
Jumping aboard railroad train	24	Fined \$2 and costs or 10 days in jail.
Larceny over twenty-five dollars in value	24	mor'd: 2 dismissed and costs raid
Larceny less than twenty-five dollars in value	130	Thirteen hold for trial; 6 discharged; 3 nolle prod; 2 dismissed and costs ; said.  Frost 3: dismissed and costs ; said.  Frost 4: dismissed and costs ; said.  Correction on victed und sent to House of Correction on the sent to State Reform School at Laming; 8 sent to State Reform School at Laming; 8 sent to State Industrial Hone for Giring; at Adrian; 22 discharged; 2 nolle proof; 1 recognizate extracted; 5. sent tone assumption; 3 want to
·	1	Correction at Ionia for 90 days; 8 sent to
	l	State Industrial Home for Girls at Adrian
	[	22 discharged; 2 nolle pros'd; 1 recognizance
	i	estreated; 5 sentence suspended; 2 sent to
	1	iail 15 days; 2 sent to jail 10 days; 1 sent to
	1	estreated, 5 sentence suspended; 2 sent to jail 30 days; 1 sent to jail 30 days; 1 sent to jail 10 days; 1 sent to jail 6 days; 1 sent to jail 8 days; 1 sent to jail 8 days; 1 sent to jail 8 days; 1 sent to jail 80 days; 1 sent to jail 80 days; 1 sent to jail 80 days; 1 sent to jail 8 days; 4 fined 5 and costs; 2 fined 6 cents and costs; 2 fined 6 cents and costs; 4 fined 8 cents and costs; 4 fin
	1	and costs or 10 days; I fined \$25 and costs; 2 fined 6 cents and costs; 4 fined \$10 and costs
		or 10 days in jail; 1 fined \$20 and costs; 5 dis-
		or 10 days in jail; 1 fined \$20 and costs; 5 dismissed; 5 pending.  Five held for trial; 4 discharged.
Larceny from the person	9	Held for trial: 4 discharged.
Larceny under the statute of 1875	4	One convicted and fined \$10 and costs; I held
•	(	for trial; 1 discharged; 1 sent to House of Correction at Ionia 90 days.
Malicious injury to building, damage less than		Correction at Ionia so days.
\$25	17	Two convicted and fined \$25 and costs or 30
	1	days in jail; 2 fined \$5 and costs; 1 fined \$15
	l	and costs or 30 days in fall; I sent to House of Correction at Ionia 90 days; 5 dismissed on payment of costs; 2 discharged; I com-
		on payment of costs; 2 discharged; 1 com-
	1	plaint withdrawn and costs paid; 1 fined \$3. and costs or 10 days in jail; 1 sent to jail for
	1	10 days; I fined 6 cents and costs.
Malicious injury to personal property	9	Two convicted and fined \$5 and costs; 1 sen- tence suspended; 1 discharged; 5 discharged
		on payment of costs.
Obstructing navigable stream	2	One convicted and fined \$25 and costs; 1 dis-
Pointing fire arms (intentional but without	l	charged on payment of costs.
	2	One discharged; 1 fined \$5 and costs.
Pauper (bringing into county)	1	Acquitted, Acquitted,
Practicing medicine contrary to law	3	One held for trial; I nolle pros'd; I discharged.
Resisting an officer	2	One discharged: I nolle pros'd.
Robbery	4 3	Two held for trial; 2 discharged. One held for trial; 2 discharged.
Receiving stolen property. Resisting an officer Robbery Bapo Nlander.	2	One acquitted; I fined sou and costs or no uny
		in jail.
Stealing timber	1 2	One nolle pros'd; 1 pending.
Stealing timber	8	Six ordered to give bonds; 1 bail estreated;
	7	
Uttering forged instrument Violation of liquor tax	96	adquitted. Four held for trial; 3 nolle pros'd. Fitty convicted and fined \$25 and costs; 3 fined \$30 and costs; 1 fined \$30 and costs; 1 fined \$60 and costs; 1 sentence suspended; 12 acquitted; 1 sent to jail 30 days; 8 fined \$25 and costs or 30 days—committed; 2 complaint withdrawn and costs and: 10 nolle pros'd; 5
•	1	\$30 and costs; 3 fined \$50 and costs; 1 fined
	l	guitted: 1 sent to iail 30 days: 8 fined \$25 and
	1	costs or 30 days-committed; 2 complaint
	1	
	1	nolle pros'd on payment of costs.

#### KEWEENAW COUNTY.

### JOHN TWOHY, JR., Prosecuting Attorney.

Number of persons prosecuted, 9.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	Two convicted and fined: 1, \$25 and costs; 1, \$2
Burglary	1	Pleaded guilty—sentence suspended. Convicted and sentenced to State House of Correction 5 months.
Larceny	1	Preliminary examination waived—recognized to appear at next term of Circuit Court.
Malicious injury to personal property Selling liquor without license Slander	1	Convicted and fined \$250 and 10 days in fail.
Slander	1	Convicted and fined \$20 and costs.

# LAKE COUNTY.

# FRANK E. WITHEY, Prosecuting Attorney.

Number of persons prosecuted, 90.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1	Convicted and sentenced to State Prison 3
Affray	2	years. Discharged.
Afray Assault and buttery	17	Two convicted and sentenced to 30 days State House of Correction; 2 fined \$50 each or 96 days State House of Correction; 2 fined \$20 and costs or 30 days in county jail; 2 fined \$3 and costs; 2 fined \$5 and costs; 1 fined \$15 and
Assault with intent to maim	1	costs; 3 discharged; 3 acquitted. Convicted of assault and sentenced to 30 days in county jail.
Assault with intent to murder	1	Convicted of assault and fined \$100.
Burglary	1	Discharged on examination.
Destroying property	39	Discharged on examination. Thirty-two convicted and fined \$10 each and
Gaming	3	costs or 20 days in county Jail; 2 sent to Jail 20 days; 1 sent to State House of Correction 90 days; 1 fined \$5 and costs; 1 discharged; 2 acquitted. Two convicted: 1 fined \$3 and costs; 1 fined \$25
	1	and costs or 60 days in Jail; I discharged.
Indecent exposure	1	Nolle pros'd.
Latteny	10	Five convicted and sentenced to State House of Correction: 2 for 60 days, 1 for 1 year, 2 for 90 days; 1 sent to county fall 60 days; 2 fined \$25 each and costs; 1 discharged; 1 notte provid.
Resisting officer	1	Discharged on examination.
	2	Convicted of assault and sentenced to jail 30
Slander	2 4	days. One convicted and fined \$50; 1 discharged. Three convicted; 1 fined \$15 and costs or 30 days in jall; 2 sent to State House of Correc-
Piotes:	1	tion 90 days; 1 discharged.
Violating tiquor law: Keeping open saloon on Sunday Keeping saloon after 10 o'clock	1 3	Convicted and fined \$25 and costs.  One convicted and fined \$25 and costs; 2 discharged.

### LAPEER COUNTY.

# WILLIAM B. WILLIAMS, Prosecuting Attorney.

Number of persons prosecuted, 79.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	16	Fourteen convicted, of whom I was fined \$5; 1 fined \$42; 1 fined \$9; 4 fined \$4 cach; 2 fined \$10 cach; 2 fined \$15 cach; 1 fined \$24; 1 fined
Assault with intent to commit rape	1 1 13	\$50; I sentence suspended; 2 acquitted. Dismissed on examination. Pending. Eleven convicted: 1 sent to Reform School; 3 fined \$10 each; 1 fined \$15; 3 fined \$6 each; 3 fined \$5 each; 1 bond given; 1 sentence sus- nended.
Drunk	15	Nine convicted: 5 fined \$15 each; 1 fined \$5; 2 fined \$13 each; 1 sent to jail 30 days; 6 sentence suspended.
Forgery	1	Convicted-sentenced to imprisonment for I
Incest Keeping a sheep-killing dog Larceny	1 1 12	year. Pending. Convicted and fined \$33. Three convicted: 2 sentenced to imprisonment 2½ years; 1 Imprisoned 1 year; 1 sent to Reform School; 1 dismissed; 2 pending; 1 awaiting sentence.
Malicious injury to dwelling Perjury Robbery Robbery Slander Vlolating liquor law	1 1 3 2 11	sen for each superior of the property of the p
Tiomsing riquot 184	11	fined \$28.99; 1 fined \$109.70, 10 days jail; 2 fined \$30.75 and 10 days in jail; 1 fined \$53; 1 fined \$82 and 10 days in jail; 1 fined \$53; 1 fined \$82 and 10 days in jail; 1 fined \$30.91; 1 dismissed; 1 Jury disagreed.

# LEELANAW COUNTY.

# GEORGE A. CUTLER, Prosecuting Attorney.

Number of persons prosecuted, 11.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	Two convicted and fined \$10 and costs; 1 convicted and fined \$2 and costs; 1 fined \$25 and costs; 1 acquitted with costs to complainanc;
Larceny	3	I fined \$5 and costs.  Two convicted and fined \$5 and costs; I bound over to Circuit Court and broke jail before trial and is still at large.
Selling spirituous liquor without bond	1	Convicted in justice's court and fined \$25 and costs or imprisonment in county jail 10 days; reconvicted on appeal to Circuit Court and appealed to Supreme Court; case still pending
Maliciously disfiguring animal	1	Bound over to Circuit Court; nolle pros. en- tered in Circuit Court on payment of costs.
Failure to maintain fish ladder in Carp river	1	Nolle pros. entered in Circuit Court.

# LENAWEE COUNTY.

# LESTER H. SALSBURY, Prosecuting Attorney.

Number of persons prosecuted, 363.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1 3	Parties married; paid costs; discharged. One convicted and fined \$75 and \$425 costs; 1 convicted and sent to jail 9 months; 1 convicted and sent to Detroit House of Correc-
Adultery	2 65	tion 6 months.  Reasons for not filling information filed.  Four convicted and fined \$10 each and costs; 1 fined \$8 each and costs; 1 fined \$8 and costs; 1 fined \$8 each and costs; 1 fined \$8 and costs; 2 fined \$90 each and costs; 1 fined \$90 and costs; 2 fined \$90 each and costs; 1 fined \$90 and costs; 1 discharged and defendant paid costs; 3 sent to jail 20 days; 1 sent to jail 20 days; 1 sent to jail 15 days; 2 sent to jail 20 days; 1 sent sent days 1 sent days
Attempt to commit rape	1 1 4	acquited; I pending. Discharged on examination. Pending. One settled and paid \$500; I paid costs, \$25; I child still born, (tischarged; I pending.
Burglary	4	One convicted and sent to Ionia 3 years; 1 sentenced to State Prison 6 years; 1 sentenced to State Prison 4 years; 1 pending.
Cruelty to animals	3	One convicted and fined \$25 and costs; 1 fined
Disorderly	53	\$10 and costs; I fined costs. One convicted, second offense and sent to lonis 5 months; I convicted, second offense and sent to Detroit thouse of Correction ninety days; one convicted and sent to lonis 90 days; 4 sent to jail 90 days; 2 sent to jail 65 days; 1 sent to jail 90 days; 2 sent to jail 30 days; 1 sent to jail 6 months; 1 sent to jail 30 days; 1 sent to jail 6 months; 1 sent to gave surreites for good behavior and paid costs; 6 sentence suspended; 1 4 discharged.
Disturbing religious meetings	2	One convicted and sent to jail 20 days; 1 fined
Embezzlement	1	Convicted and sentence suspended.
fight False pretenses	3 12	Discharged on paying costs.  Three convicted and sent to jail 90 days; 1 sent to Ionia six months; 1 sent to Ionia lis months; 2 fined \$50 each as costs; 3 dis- charged on payment of debt and costs; 1
Forgery	7	pending; notice pros. entered. One convicted and sentence suspended; 1 paid costs and recognized for good behavior; 1 discharged on paying costs; 4 pending.
Forged paper, uttering of	2	discharged on paying costs; a pending. One forfeited recognizance of \$500, which sum was collected and paid over; 1 pending.
Gambling	2	Convicted and sent to jail 30 days.

# LENAWEE COUNTY .- CONTINUED

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
	-	
Incest	3	One convicted and sent to Jackson 7 years; 1 convicted and sent to Detroit House of Cor. rection 18 months; 1 acquitted.
Larceny, grand	12	One convicted and sent to Ionia 7 years; 1 sent to jail 65 days; 1 fined \$90; 1 fined \$65; 1 sentence suspended on paying costs; 1 nolle pros. entered on payment of costs; 2 dis.
Larceny from dwelling house in day time	6	charged; 1 notle pros. entered; 3 pending. One convicted and paid \$60 and recognized for good behavior; 1 sent to Ionia 5 years; 1 discharged and arrested for simple larcen, and sent to jall 30 days; 1 discharged and complaining witness paid costs; 2 pending.
Larceny, simple	46	Six convicted and sent to Tonia 90 days; 2 sent to jail 90 days; 1 sent to Ionia 6 months; 1 sent to jail 30 days; 2 sent to jail 20 days; 1 sent to jail 30 days; 2 sent to jail 20 days; 3 sent to Reform School till 18; 1 sent to Industrial Home for Ciris till 18; 5 fined \$10 acach and costs; 1 fined \$20 and costs; 1 fined \$20 and costs; 1 sentence suspended; 1 fined \$25 and costs; 1 fined \$3 and costs; 1 fined \$3 and costs; 1 fined \$3 and costs; 6 discharged; 2 acquitted.
Mayhem	1	Bound over for trial and accidentally killed before trial.
Malicious injury to shade trees	2	Settled for injury and paid costs, and were discharged.
Malicious injury to property	9	one convicted and sent to Ionia 90 days; 1 sent to jail 60 days; 1 fined \$15 and costs; 3 fined \$1 each and costs; 1 discharged and com- plainant paid costs; 2 discharged on paying costs.
Lewd and lascivious cohabitation	4	One convicted and sent to jail 1 year; 1 con- victed and sent to Detroit House of Correc- tion 1 year; 2 pending.
Murder	1	Convicted and sent to Jackson at hard labor for life.
Obstructing officersProstitutes, common	2	Pending,
	1	Convicted and sent to Detroit House of Cor- rection 90 days.
Promoting lottery	1	Paid back money, paid costs and left State. Convicted and sent to Jackson 2 years.
Rape	1 1	Discharged on examination.
Raffroad track, obstructing	1	Convicted and sent to Jackson 8 years.
Running wheel of fortune Robbery	1 4	Convicted and fined \$5 each and costs.
Seduction	l i	Three pending; 4 discharged on examination. Parties married; paid costs and discharged.
Throwing stones at passenger cars		Boys under fourteen who, on promise of good
Violating liquor law	82	behavior and paying costs, were discharged. Twenty seven convicted and sent to jail 20
		days, 8 sent to jail 10 days, 6 sent to jail 10 days and paid lines of \$25 each and costs, 6 sent to jail 15 days; 2 fined \$80 each; 1 fined \$75; 2 fined \$80 each; 1 fined \$75; 2 fined \$80 each sold to each and costs; 2 fined \$8 each and costs; 2 fined \$5 each and costs; 2 fined 55 each and costs; 3 fined costs and costs and costs; 2 fined costs and costs; 3 fined costs and costs and costs; 3 fined
Willful trespass	4	Three convicted and fined \$5 each and costs; 1 convicted and fined costs.

### LIVINGSTON COUNTY.

# LUKE S. MONTAGUE, Prosecuting Attorney.

Number of persons prosecuted, 53.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	18	Fifteen convicted: 2 fined \$2 cach and costs; 1 fined \$3 and costs; 7 fined \$5 each and costs; 1 fined \$6 and costs; 3 fined \$10 cach and costs, fines paid: 1 discontinued, costs paid by complaining witness; 2 acquitted; 1 sentenced to jail 10 days—served sentence.
Breaking lock on boat	1	Convicted—sent to jail 10 days.
to commit larceny	2	Tried and convicted-awaiting sentence.
Cruelty to animals	2	One settled by parties: Lacquitted.
Disturbing religious meeting	3	One convicted and fined \$5 and costs; 2 acquit-
Disorderly persons	7	Two convicted and fined \$2 each and costs; 2 fined \$2.45 and costs; 2 fined \$5 each and costs; 1 fined \$10 and costs.
Drunk	6	Four convicted and fined \$10 each and costs; 1 fined \$5 and costs; 1 sent to jail 20 days—served sentence.
False pretenses	3	One acquitted; 1 discontinued, complaining witness paying costs; 1 settled.
Larceny, grand	1	Tried, jury disagreed; pending.
Larceny, grand	5	Three convicted and sentenced to State House of Correction for 90 days; 1 sent to State Re- form School until 18 years of age; 1 discon- tinued.
Threatening letters	1	Acquitted.
(a) Keeping saloon open on Sunday (b) Selling intoxicating liquor without pay-	3	One acquitted; 2 discontinued.
ing tax	1	Convicted and fined \$50 and costs and 10 days in juil; appealed and pending.
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#### MACKINAC COUNTY.

# JAMES MCNAMARA, Prosecuting Attorney.

Number of persons prosecuted, 104.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
In Circuit Court.	_	
Adultery Burglary and larceny	2	Convicted of simple larceny; sentenced to
Embezzlement Larceny of property over the value of \$25	1	State House of Correction 90 days.  Acquitted.  A minor, convicted; sentenced to Reform
Malicious libel Malicious injury to dwelling Robbery, being with a dangerous weapon	1 1 1	School. Notle pros. entered. Convicted—fined \$25 or 30 days in jail. Convicted of an assault and battery; fined \$25
IN JUSTICE COURT.		or 50 days in jail.
Assault and battery	17	Three convicted, fined \$3 and costs each; I fined \$20 and costs; I fined \$5 and costs; I fined 50 cents and costs; I fined \$1 and costs; I fined \$15 and costs; 3 discharged before
Bastardy	1	trial; 6 acquitted. Parties allowed to compromise.

# MACKINAC COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Corrupting public officer	1 20	Discharged on examination. Three convicted and fined \$5 and costs each or \$9 days in jail; 2 discharged before trial; 1 timed \$1 and costs; 1 sentenced to jail in days; 3 sentence supended; 6 sentenced to jail in days; 2 fined \$10 and costs each; 1 sentenced to jail in days; 2 fined \$10 and costs each; 1 sentenced to jail 12 days; 1 acquitted.
Disorderly person, being a common drunkard.	1	Convicted-sentenced to the Detroit House of
Disorderly person, being a vagrant	11	Correction 90 days.  One convicted, sentenged to State House of One convicted, sentenged to 10 per ol.  House of Correction 90 days each; 1 fined 31 or 10 days in State House of Correction; 1 sentence suspended; 2 sentenced to State House of Correction of months each, charged trial; 1 sentenced to State House of Correction to 5 days of the 10 per old
Disorderly person, being engaged in the business of prostitution	23	Eighteen convicted, fined \$5 and costs each; 3 discharged without trial; 2 sentence suspended.
Larceny of property of the value of less than \$25	9	One convicted, sentenced to State House of Correction 90 days; 1 sentenced to Detroit House of Correction 90 days; 1 fined \$20 or 30 days in jail; 1 fined \$5 and costs or 20 days in iail: 4 discharged without trial: 2 acquited.
Larceny of property over the value of \$25. Malicious slander Receiving stolen goods. Surreties of the peace. Violating liquor laws	1 2 1 2 8	Discharged on examination. One convicted, finel \$5 and costs; lacquitted. Convicted—sentence suspended. Two convicted; bond given for good behavior. One convicted; bond given for good behavior. One convicted; finel \$75 and 30 days in jail; 3 discharged without trial; l sent to State House of Correction for 90 days.

# MACOMB COUNTY.

# FRANKLIN P. MONFORT, Prosecuting Attorney.

Number of persons prosecuted, 107.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
adultery	2	One tried in Circuit Court and convisions.  Taken to Supreme Court on writ of error and there now pending; I escaped; recognizance to appear for examination in the sum of \$1,000 forfeited; suit now pending for the recovery of the same.  Two noile pros'd and I discharged on examination.  Discharged on examination.  One convicted in justice court, sentenced to pay fine of \$1 and \$20 costs; case appealed fined each \$5 and costs; I fined \$1.45 and costs; I fined \$3 and costs; I fined \$4.55 and costs; I fined \$6.55 and c

# MACOMB COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Bastardy	4	One compromised by Superintendents of the Poor with defendant; I settled by consent of Superintendents of the Poor; I discharged
Burglary and larceny	1	on examination; I pending. Convicted and sent to State Prison at Jackson 3 years and 6 months.
Disorderly persons	8	One sent to Detroit House of Correction 90 days; 2 sent to Detroit House of Correction each 60 days; 3 discharged; 1 jury disagreed; 1 acquitted.
Embezzlement	1	Convicted and sent to Detroit House of Cor- rection 65 days.
False pretenses	5	One broke jall and escaped; 1 sentence sus- pended; 1 held on examination and escaped from officer; 1 pending in Circuit Court; 1 sent to State Reformatory at Ionia 3 months.
False imprisonment	1	Settled, and nolle prox'd on costs being paid
Forgery	2	One notic pros'd: I sent to the State Reforms.
Indecent exposure of person	1	tory at lonia 6 months.
Inquests	5	One suicide; 1 poisoned; 1 died suddenly
= = = = = = = = = = = = = = = = = = = =	1	(cause not known); 2 killed by accident.
Larceny	21	Two pending: I rearrested after escape and pending; 4 acquitted; 1 sent to Keform School at Lansing Syears; 1 to same school until 18 years old; 6 discharged on examination; 1 notle provat; 1 sent to jail 90 days; 2 sent to jail 10 days; 1 sent to jail 90 days; 2 sent by 1 to 1 t
Larceny from the person	1	Pending.
Malicious injury to personal property	2	One acquitted; I fined \$5 (fine not paid and
Perjury	1	escaped). Discharged on examination.
Seduction	2	One notte pros'd; I discharged who afterward pleaded gullty to basiardy and settled with complainant by consent of Superintendents of the Poor.
Rape Resisting an officer	1	Discharged on examination.
Resisting an officer	2	Convicted and fined \$25 each.
Slander	1	One acquitted; 3 discharged.
Violation of liquor law: Selling intoxicating liquor to minors	1	Convicted and fined \$25 and costs of prosecu-
Keeping saloon open on Sunday	1	tion. Convicted and fined \$25 and costs of prosecu-
Selling intoxicating liquors to persons in the habit of getting intoxicated	2	tion. Discharged after the disagreement of jury.
Furnishing intoxicating liquor to drunkard.	2	Convicted and each sent to county jail 90 days.
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# MANISTEE COUNTY.

# A. J. DOVEL, Prosecuting Attorney.

Number of persons prosecuted, 426.

	_	
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
CIRCUIT COURT.		
Assault and battery	2 2 1	One convicted: paid \$1 fine and costs; 1 dis- charged. Convicted for assault and battery; fined \$50 each and costs. Acquitted.

# MANISTEE COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Disturbing meeting	3 1 1 1	Recognizance forfeited. Convicted—sentenced 3 months to Ionia. Convicted—sentenced 5 months to Ionia. Convicted, second degree; sentenced to 10 years in State Prison.
Assault and battery	104	Twenty paid \$1 and costs; 6 acquitted; 20 paid
Drunk and disorderly	226	So fine and costs; 10 paid \$2 fine and costs; complainments paid costs in 3 cases; defendants paid costs in 12 cases; 5 paid \$50 fine and to serve 3 months in 10 cases; 5 paid \$50 fine at to serve 3 months in 10 nois House of Correction; 1 sentenced to 10 days in county jail; 1 sentenced to receive a cost of the serve 15 days in county jail; 1 sentenced in jail; sentence suspended in 1 case; 1 paid \$5 fine; 1 paid \$20 fine and costs; 2 paid \$50 fine and costs; 2 paid \$6 fine and costs; 2 paid \$2 fine and costs; 10 paid \$5 fine and costs; 2 paid \$2 fine and costs; 10 paid \$5 fine and costs; 2 paid \$2 fine and costs; 10 paid \$5 fine and costs; 2 paid \$5 fine and costs; 10 paid \$5 fine and costs; 2 paid \$5 fine and costs; 10 paid \$5 fine and costs; 2 paid \$5 fine and costs; 10 paid \$5 fine and
Gambiers  Keeping bawdy house.  Keeping saloon after hours  Keeping saleep.killing dog.  Lareeny	3 2 1 1 21	jail; 2 paid costs and were discharged; 1 paid \$20 and costs; 2 paid \$2 and costs; 1 paid \$20 and costs; 1 paid \$20 as sentence suspended on payment of costs. 3 sentence suspended on payment of costs. 3 paid costs and were discharged.  One gave bond for good behavior and paid costs; 1 fined \$22 and costs; 1 paid. Paid \$20 and costs; 1 paid. Paid \$20 fine and costs; 1 paid. Paid \$20 fine and costs; 1 paid. Paid \$20 fine and costs; 1 paid \$20 fine and costs; 1 paid \$20 fine and costs; 1 part of paid \$20 fine and costs; 2 paid \$20 fine and costs; 2 paid \$20 fine and costs; 3 paid \$20 fine and costs; 2 paid \$20 fine and costs; 3 paid \$20
Larceny from fire	1 8	county jail; I sentenced to 5 days in county jail; I discharged on payment of costs; 1 paid \$15 the and costs.  The paid costs, 1 sent to jail 10 days; 1 discharged; 2 paid \$1 fine and costs; 1 sent to jail not an in for 3 months; 1 sent to contint for 3 months; 1 sent to control to 3 months; 1 sent to control to 3 months; 1 sent to control to 3 months; 1 sent to county jail for
ProfanityProstitutes	11 11	20 days. Paid \$3 fine and costs. One sent to jail for 30 days; 1 paid \$25 and costs; 6 paid \$5 fine and costs; 1 sent to Industrial Home for Girls; 1 discharged; 1 sent
Slander	16	to jail for 10 days.  Four paid \$5 fine and costs; 3 paid \$3 fine and costs; 3 costs paid and cases dismissed; sentence suspended in 1 case; 1 paid \$2 fine and costs; 2 mul \$1 tine and costs; 3 countred.
Selling liquors without paying tax Vagrants	1 19	costs; 3 paul \$1 ine and costs; 1 acquitted. One paid \$50 ine and costs. Sentence suspended in 14 cases on condition of leaving town; 1 paid \$3 ine and costs; 1 sent to jail for 10 days; 2 paul \$5 fine and costs; 1 sent to jail for 30 days.

### MANITOU COUNTY.

### A. J. SOUTHARD, Prosecuting Attorney.

There have been no criminal prosecutions in Maniton county during the year.

# MARQUETTE COUNTY.

### EGBERT J. MAPES, Prosecuting Attorney.

Number of persons prosecuted, 160.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 47	Acquitted.  Thirteen convicted and fined \$1 and costs; suspended in 2 cases; 1 fined \$100 and three months in jail; 1 fined \$2 and costs or 5 days in jail; 5 fined \$3 and costs; 1 sent to jail? 5 to jail \$2 days; 1 fined \$2 and costs or 10 days in jail; 2 sent to jail \$3 days; 2 sent to jail \$3 days; 2 sent to jail \$3 days; 3 fined \$15 and costs; or 16 days in jail; 1 fined \$30 and costs or 50 days in jail; 1 fined \$30 and costs or 50 days in jail; 1 fined \$30 and costs or 50 days in jail; 1 fined \$30 and costs or 50 days in jail; 1 sentenced to State thouse of Conviction 3 months; 1 sent to jail 50 days; and costs or 30 days in jail; 1 sentenced to State thouse of Conviction 3 months; 1 sent to jail 50 days; and escaped during trial; \$ acquitted.
Assault with intent to murder	4	One bound over to Circuit Court; 3 discharged on examination.
Bastardy	1	Pending.
Breaking jail		Convicted and sentenced to State House of Correction, 1 for 3 months, 2 for 1 year.
Burglary	5	Sentence suspended. Convicted and sentenced to county jail, 3 for 10 days, 2 for 12 days.
Disorderly persons	17	Two convicted and sentenced to 30 days in jail; 5 ordered to give bonds, 2 for \$100 for \$5 days, in default jail; 1 bond for \$500 for \$5 days, in default jail; 1 bond for \$500 for \$50 days; in default of \$7800 for \$500 for \$600
Embezzlement Faise imprisonment	2 2	One acquitted; 1 discharged on examination. One discharged on examination; 1 bound over
		to Circuit Court.
False pretenses	1	Acquitted.

# MARQUETTE COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Forgery	1	Jury disagreed; defendant died before
	Ι.	another term of court.
Inmate of house of ill-fame	27	Convicted-fined \$20 cach and costs.
Larceny of all grades	2/	One convicted and sentenced to 3 months in
	1	jail; 3 fined \$10 each or 20 days in jail; 1 fined \$100 or 90 days in jail; 4 fined \$5 each and
		costs or 10 days in fail; 1 fined \$10 and costs:
	ł	1 sentenced to 10 days in jail; 1 to 2 days in
	1	jail; 1 to 18 months in Detroit House of Cor.
	1	rection; 1 to 2 years in State Prison; 12 ac.
	l	quitted.
Murder	1	Discharged on examination.
Officer, Assaulting an	Ιī	Pending in Circuit Court,
Officer, Resisting an	Ιī	Convicted and fined \$10 and committed in de-
	-	fault.
Rape	2	One acquitted; 1 discharged on examination.
Riot	4	Two convicted, 1 sent to State Prison eighteen months; 1 sent to State Prison 6 months; 2 acquitted.
Robbery	8	Two convicted, I sent to jail 60 days, 1, 30 days
		jail; 2 nolle pros'd; 1 escaped; 3 pending,
Slander	1	Acquitted.
Threatening to kill, "surety of the peace"	2	One acquitted; 1 gave bonds.
Violation of fishing laws	3	Convicted and fined \$25 and costs; sentence suspended in each case.
Violating liquor laws:		•
Breach of law of 1879	1	Convicted-fined \$2 and costs or 14 days in jail.
Breach of law of 1831	1	Fined \$5 and costs or 6 days in jail.
Keeping saloon open on Sunday	12	Nine fined \$25 and costs and 10 days in jail; 2 fined \$25 and costs; 1 fined \$40.
Giving liquor to prisoner in Jail	1	Sentenced to I year at State House of Correc- tion.
Willful injury, etc	3	One fined \$5 and costs; 2 to 3 days in jail; 2 fined \$50 or 60 days in jail.

# MASON COUNTY.

# MICHAEL B. DANAKER, Prosecuting Attorney.

Number of persons prosecuted, 26.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	4	Two convicted and fined: 1, \$10 and costs; 1, \$2 and costs; 1 fined \$40 and costs or 30 days
Administering drug to produce abortion	2 1 7	in jall; I fined \$10 or 12 days in jail. Jury disagreed—pending. Discharged. Two convicted and sentenced to State House of Correction, I for 4 months, I for 6 months; I fined \$8.5 or 10 days in jail; I fined \$40 or 10
Disturbing religious meeting Larceny (more than \$25). Larceny (tess than \$25). Threatening to kill. Violating Act 259 S. L. of 1881	1 5 3 1 2	days in jail; 1 incd \$6.55 or 5 days in jail; 1 sent to jail 6 days; 1 mod \$10 or 10 days in jail; 1 acquitted. Jury disagreed—nolle pros'd. Two acquitted; 3 discharged. One convicted and fined \$14 and costs or 20 days in jail; 2 acquitted. Ordered to find sureties or 30 days in jail. One convicted and fined \$25 and costs and 10 days in jail; 1 acquitted.

### MECOSTA COUNTY.

# FRANK DUNMON, Prosecuting Attorney.

Number of persons prosecuted, 215.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abandoning child Adultery Assault and battery	1 2 63	Acquitted. Discharged on examination: Party: We converted these \$5 and costs or 10 privy: We converted these \$5 and costs or 30 days in jail; 1 fined \$5 and costs or 30 days in jail; 1 fined \$5 and costs or 30 days in jail; 2 fined \$3 and costs or 20 days in jail; 2 fined \$3 and costs or 20 days in jail; 2 fined \$3 and costs or 20 days in jail; 1 fined \$7 and costs or 30 days in jail; 1 fined \$70 and costs or 30 days in jail; 1 fined \$90 and costs or 30 days in jail; 1 fined \$90 and costs or 30 days in jail; 1 fined \$10 and costs of 30 days in jail; 1 fined \$70 and in the second seco
Assault with intent to murder	3	and costs; 7 settled by complainant; 12 noile pros'd; 9 acquitted; 4 sentence suspended. One convicted and sentenced to State Prison 12 years; 1 convicted of assault and battery and sentence suspended; 1 noile pros'd.
Assault with intent to do great bodily harm Assault with intent to ravish Bastardy		One jury disagreed; 1 pending. Acquitted. One settled by marriage; 1 sentenced to pay \$100 and give bonds to indemnify county, and in default, 6 months in jail.
Burglary	5	One convicted and sent to State Prison 8 years; 1 sent to State Prison 5 years; 1 acquitted; 2 nolle pros'd.
Conspiracy		i Nolle prost.  rotty-seven copylicted; 4 fined 825 each and costs of soyal in jail; 2 fined 825 each and costs of soyal in jail; 2 fined 825 each and costs of cod days in jail; 2 fined 85 each and costs or 25 days in jail; 2 fined 85 each and costs or 50 days in jail; 2 fined 85 each and costs or 50 days in jail; 1 fined 85 each and costs or 50 days in jail; 2 fined 80 each and costs or 10 days in jail; 2 fined 80 each and costs or 10 days in jail; 3 each to House of Correction until 15 years of age; 3 fined 85 each and costs or 20 days in jail; 3 each 15 date house of Correction 3 months; 1 fined 85 and costs or 20 days in jail; 2 fined 85 each and costs or 50 days in jail; 3 each and costs or 50 days in jail; 3 fined 85 each and costs or 30 days in jail; 3 fined 85 each and costs or 30 days in jail; jail 30 days; 1 fined 82 and costs or 20 days in jail; jail 30 days; 1 fined 82 and costs or 30 days in jail; jail 15 each and costs; 2 fined 85 each and costs; 3 fined 85 each and 65 e
False protones. Forgery Keeping house of ill-fame Larceny	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Acquitted. Acquitted. Acquitted.

### MECOSTA COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Murder Neduction Violation of liquor law	1 1 27	1 finet \$10 and costs or \$0 days in jail; 1 finet \$50 and costs or bidays in jail; 1 finet \$50 and costs or bidays in jail; 1 finet \$50 and costs or \$60 adys in jail; 1 sent to sill \$20 adys in jail; 1 sent to sill \$20 adys in jail; 1 sent to sill \$20 adys in jail; 2 days in \$20 adys in \$20 ad

# MENOMINEE COUNTY.

WM. H. PHILLIPS, Prosecuting Attorney.

Number of persons prosecuted, 105.

	_	1
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	29	Three convicted and fined \$1 and costs; 3 con- victed and fined \$3 and costs; 2 convicted and fined \$20 and costs; 5 convicted and fined \$5 and costs; 5 convicted and fined \$10 and costs; 2 convicted and fined \$2 conts and costs; 2 convicted and fined \$2 conts and convicted and sent to jail 60 days; 1 forfeit- ed bail; 2 acquitted; 4 discharged.
Assault with intent to commit rape	2	Discharged on examination.
Assault with intent to commit murder	1	Pleaded guilty to assault and battery; sen- tence suspended.
Burglary	2	Acquitted.
Burglary Crucity to animals Drunk	2	Acquitted.
Drunk	26	Ten convicted, fined \$10 and costs; 5 convicted and sent to jail 10 days; 3 convicted and sent to jail 15 days; 1 convicted and sent to jail 15 days; 1 convicted and sent to jail 30 days; 1 convicted and fined \$1 and sent to jail 10 days; 3 convicted and fined \$2 and costs; 2 convicted and fined \$5 and costs; 2 convicted and fined \$5 and costs;
		1 discharged.
Injury to dwelling house	4	Three convicted and fined \$5 and costs; 1 con- victed and fined \$10 and costs.
Keeping house of ill-fame	2	Convicted and sentence suspended.
Keeping house of ill-fameLarceny	16	Two convicted and sent to jail 20 days; I convicted and sent to jail 30 days; 2 convicted and sent to jail 60 days; 1 convicted and sent to fail 60 days; 1 convicted and sent to Reform School until 18 years of age; 2 convicted and sentenced 2 years; 1 sentence suspended; 3 acquitted; 4 discharged.
Libel	3	One acquitted; 2 discharged.
Murder	3	One convicted of manslaughter and sentenced
Resisting an officer	2	for two years; lacquitted; ldischarged. Discharged.
Violation of liquor law	13	One convicted and fined \$25 and costs and sent to jail 10 days; 4 convicted and fined \$25 and costs; 4 acquitted; 4 discharged.

### MIDLAND COUNTY.

# WILLIAM D. GORDON, Prosecuting Attorney.

Number of persons prosecuted, 105.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	13	One convicted and fined \$25 and costs, paid; 3 fined \$5 and costs, paid; 1 fined \$6 and costs, paid; 1 fined 6 cents and costs, paid; 1 sent to jail 10 days; 2 discharged, complaining witness paying costs; 2 acquitted; 1 sentence suspended.
Assault with intent to murder	1	Convicted and sentenced 2 years in State
Breaking jail. Counterfeiting, having tools in possession for Cruelty to animals.	3 3	Discharged on examination. Held for trial at January term, 1881. One convicted and fined \$10 and costs, after appeal case was dismissed by defendant, paying all costs; ljury disagreed and defendant discharged; lacquitted.
Disorderly persons	14	All convicted—3 sent to State House of Correction at Ionia 90 days; 2 sent to jail 20 days; 1 sent to jail 10 days; 3 sentence suspended.
Drankenness	53	Förty-four convicted; 2 fined \$10, paid; 1 fined \$5, paid; 1 fined \$3, paid; 1 sent to jail 10 days; 6 sent to jail 20 days; 3 sent to jail 13 days; 6 to yas; 1 boy aged 10 years sent to Reform School at Lansing until 18; 9 were discharged without trial.
Embezzlement	1	
Embezzlement of mortgaged chattelsFalse pretenses. Forgery. Indecent exposure of person	1 1	Discharged. Discharged on examination. Acquitted. Convictedsent to jail 60 days. Six convicted: 1 sent to State House of Cor-
	•	rection 90 days; 1 sent to jail 30 days; 1 fined \$5 and costs, paid; 1 fined \$2 and costs, paid; 1 fined \$6 cents and costs, paid; 1 complaint withdrawn; complaining witness paid; 2 complaints withdrawn; complaining witness paid costs.
Selling liquor without having filed bond	2	One discharged because complaining witness failed to appear, and others could not be found; I convicted, sentence suspended.
Surety to keep the peace	1	Convicted—gave bond of \$100 for 1 year.

### MISSAUKEE COUNTY.

# HORACE N. McIntyre, Prosecuting Attorney.

Number of persons prosecuted, 26.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	Five convicted: 1 fined \$25 and costs; I fined
Destruction of personal property	9	\$20 and costs, 3 fined \$5 each; 1 acquitted. One acquitted; 3 jury disagreed—pending. One convicted and sent to State House of Correction 60 days; 4 sent to jul 20 days each; 1 fined \$3 and costs; 2 fined \$5 each and costs; 1 fined \$6 and costs; 1 fined \$7 or 20 days in [all—escaped from officer on his way to jul;]
Larceny	3	still at large. One convicted and sent to State House of Cor- rection 30 days; 1 fined \$1 and costs; 1 fined \$50.
Rape	$\begin{array}{c c} 1\\1\\2\end{array}$	Acquitted. Convicted and sentenced 35 days in jail. One gave bail; 1 discharged.

### MONROE COUNTY.

# E. R. GILDAY, Prosecuting Attorney.

Number of persons prosecuted, 82.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson	1'	Discharged on examination. Two convicted: 1 fined \$2.50 and costs, 1 fined
Assault and battery	28	\$5 and costs; 2 acquitted. Nineteen convicted; 1 sent to jail 20 days; 1 jai
		30 days; 3 sent to jail 60 days each; 1 fined 25 cents and costs; ined 51 cents and costs; ined 51 cach and costs; 1 fined 52 and costs; 3 fined 55 cach and costs; 3 fined 55 cach and costs; 2 settled by paying costs; 1 uppealed; 1 jury disagreed, defendant discharged.
Assault with intent to commit murder	1	Acquitted.
Bastardy Careless use of fire-arms	3	One pending; I discharged; I settled.
Carrying burglar's tools	3	One fined 5 cents and costs; 2 acquitted. Convicted and sentenced to State House of Correction, 1 for 1 year, 1 for 2 years, 1 for 2 x years.
Disorderly, failure to support family	1	Settled.
Drunkenness	1	Convicted and fined \$10 and costs.
False pretenses	.4	Discharged on examination.
Larceny, simple	13	five juvenile offenders returned to parents 4 discharged; 2 juvenile offenders sent to Re form School; 2 sent to jail 30 days each
Larceny, property over \$25	7	Five convicted, 1 being sent to State Prison for two years and 4 sent to State House of Correction for the terms of 1, 1½, 2, and : years respectively; 2 nolle pros'd.
Rape	1	Acquitted.
Selling mortgaged propertySurety of the peace	1	Panding
Surety of the peace	5	One acquitted; 1 escaped from officer before trial; 1 sent to jail 6 months; 1 sent to jail 8 months; 1 settled.
Violation of liquor law	1	Acquitted.

### MONTMORENCY COUNTY.

# JOHN H. STEVENS, Prosecuting Attorney.

Number of persons prosecuted, 5,

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery. Giving liquor to minor. Obstructing highway.	1 2 2	Convicted and fined \$20. Acquitted. Discharged.

### NEWAYGO COUNTY.

### WILLIAM D. FULLER, Prosecuting Attorney.

Number of persons prosecuted, 83; amount of fines collected, about \$1,000

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1 2	Nolle pros. entered.
Adultery	2	One convicted on plea of guilty, sentence sus
Assault and battery	31	One convicted on plea of guilty, sentence sus, pended; found guilty on trial, ined \$200. Nineteen paid fine and costs; 6 sent to Ionia 90 days each; 4 discharged; 1 settled and costs paid; 1 sent to Reform School at Lanc
Assault with intent to murder	1	sing. Discharged.
Assault with intent to do great bodily harm	1	Convicted -sent to State Prison 6 years.
Bastardy	1	Discharged.
Bigamy	1 3	Convicted-paid \$100 fine.
Burgiary	١٠	Two sent to Ionia 4 and 3 years respectively; 1 sent to Jackson 12 years.
Carcless use of fire-arms	2	One paid fine and costs, \$20; 1 discharged.
Disorderly under statute	7	One sent to Ionia; 2 sent to Adrian (girls); 1 sent to jail 30 days; 2 paid fine and costs; 1 discharged.
Imputing want of chastity to a femaleIndecent exposure of person	1	Convicted-sent to jail 30 days.
Indecent exposure of person	.1	Ionia 90 days.
Arceny	19	Four sent to Ionia; 2 discharged; 1 not guilty; 7 paid fine and costs; 4 sent to Jackson State Prison; 1 sentence suspended.
Murder	2	One died in fall; I sent to State Prison for
Ma	2	life.
Manslaughter	2	One not guilty; 1 discharged.
\$20	2	One paid fine and costs; I Ionia 90 days.
Rape on child under 10 years	1	Discharged on examination.
Robbery Violation of liquor law	2	One discharged; 1 not gullty. One convicted and sent to Ionia 90 days; 2 ac-
violation of liquor law	3	One convicted and sent to Ionla 90 days; 2 acquitted.

### OAKLAND COUNTY.

### Samuel W. Smith, Prosecuting Attorney.

Number of persons prosecuted, 140.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1	Discharged.
Assault and battery	46	Eighteen convicted: 1 fined \$20 or 90 days at

### OAKLAND COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to kill and murder	1 1 2 6	State House of Correction; 10 fined \$10 each; 6 fined \$5 each; 1 fined \$15; 7 pleaded guilty; 5 sentence suspended, 3 fined, \$210, 1, \$5; 6 nolle pros'd; 8 acquitted; 4 pending; 3 settled by the parties. Discharged. Discharged. Three convicted and sentenced: 2 sent to State House of Correction, 1 for 5 years and 1 for 2% years; 1 sent to Reform School for boys until 13; years of age; 1 pending; 1 dis-
Cruelty to animals	1 1 5	charged; I notte prov.d. Pleaded guilty—sentence suspended. Discharged. One pleaded guilty, sentenced 6 months to
Forgery	1	State House of Correction; 2 discharged; 1 notle provid; 1 pending. Pleaded guilty-sentenced to State House of Correction 2% years.
Fornication	1 16	Discharged.  Eight convicted; sentenced to State House of
(b) Petit	22	Correction: 2 for 2 years each; 5 for 2½ years each; 1 for 3 years; 4 pleaded guilty, sentenced to State House of Correction: 3 for 3 charged.  Five convicted: 3 sentenced 90 days at State House of Correction; 1 for 13 ro 70 days at State House of Correction; 1 sentence as State House of Correction; 1 sentence as State House of Correction; 1 sentence sentence as the sentence as t
(c) From dwelling house	2 6	ted; 3 nolle pros'd; 2 pending. Convicted—imprisoned 3½ years. Two convicted and sentenced 3 years each to State House of Correction; 2 discharged; 2 nolle pros'd.
Malicious injury to dwelling house	$\frac{2}{1}$	Discharged. Acquitted. Four discharged; 2 pleaded guilty and sentenced 10 days in fail.
Perjury Rape Rape Robbery Selling adulterated milk Slander Threats Violation of liquor laws: (a) Selling fliquor without filing bond.	1 5 1 5 2	Pending. Discharged. Three discharged; 2 pending. Convicted—appealed. Two acquitted; 3 nolle prov d. One acquitted; 1 nolle prov d. Two convicted, 1 in Supreme Court; 1 fined \$9
(b) Selling liquor on Sunday	1	and costs and 20 days in jail.  Pleaded guilty—fined \$25 and costs and 10 days in jail.

# OCEANA COUNTY.

# Louis M. Hartwick, Prosecuting Attorney.

Number of persons prosecuted, 66.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	23	Soventeen convicted: 6 fined each \$10 and costs; 4 fined each \$5 and costs; 1 fined \$3 and costs; 1 fined \$50 and costs; 1 fined \$50 and costs; 1 fined \$50 costs; 1 fined \$50 costs; 1 sentence

#### PROSECUTING ATTORNEYS.

### OCEANA COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	3	suspended; 1 discharged; 3 nolle pros'd; 2 acquitted. One convicted and sentenced to House of Correction, Ionia, 6 years; 1 convicted of as sault and sentence suspended; 1 nolle pros'd.
Assault with intent to rape	1	Pending.
Bastardy	3	One discharged upon marrying complainant; 1 discharged; 1 pending.
Disorderly	5	Five convieted: 1 sent to Industrial Home for girls; 4 required to give bonds in \$500 each to keep the peace.
Enticement Drunkenness	1 2	Nolle pros'd.  Both convicted—each fined \$5 and costs.
Incest	ĺí	Pending.
Lurceny	13	Eight convicted: 1 sent to Reform School at Lansing until 18 years of age; 1 committed to county jail 90 days; 1 fined 99.40 and sentenced 90 days in jail; 2 fined each \$25 and 30 days in county jail; 3 fined each \$25 and 30 days in county jail; 2 discharged on examination; 2 noite pros'd; 1 jury disagreed and discharged.
Lurceny of horse	2	Two convicted: 1 sent to House of Correction 2 years; 1 sentenced to State Prison 4 years.
Liquor law-violation of	7	Four convicted: 1 fined \$50; 3 fined each \$25; 3 discharged.
Slander	1	Convicted—fined \$1 and costs.
Selling diseased meat	4	Two acquitted; 2 nolle pros'd.

### OGEMAW COUNTY.

# S. V. THOMAS, Prosecuting Attorney.

Number of persons prosecuted, 14.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	2	Convicted: 1 fined \$25 and costs. 1 fined \$10 and
Assault with intent to commit ranc	1	costs. Convicted and sent to State Prison 3 years.
Drunk	6	Convicted: 5 fined \$10 and costs, 1 sent to jail 20 days.
Larceny Slander	1	Discharged on examination. Convicted and fined \$25 and costs.
Violation of Liquor Law: (a) Selling liquor to minor. (b) Selling liquor without paying tax	1	Convicted and fined \$25 and costs. Convicted and fined \$75 and costs; reversed on
to seeming fiquor without paying tax	i '	appeal.

# ONTONAGON COUNTY.

### S. J. HARING, Prosecuting Attorney.

#### Number of persons prosecuted, 25.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	Convicted: 1 fined \$40 and \$5 costs, 1 fined \$10 and costs; 1 fined \$1 and costs.
Assault-simple	1	Discharged on payment of costs.
Breaking house with intent to commit rape	ī	Acquitted.
Disorderly persons	12	Ten paid costs; complainant withdrew com- plaint—discharged; 6 discharged; 1 fined costs and sent to county fail 3 months.
Drunk and disorderly	5	Four convicted: 1 fined \$5 and costs, 1 fined \$10 and costs; 1 sent to jail 30 days; 1 sent to jail 20 days; 1 discharged.
Larcenv	2	One nolle pros'd: I discharged.
Larceny	1	Convicted and sentenced to State Prison for
Obtaining money under false pretenses	1	20 years. Acquitted.

### OSCEOLA COUNTY.

# RANSOM COOPER, Prosecuting Attorney.

#### Number of persons prosecuted, 25.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1	Nolle pros'd.
Adultery	6	Nolle pros'd. Four convicted: 3 fined and 1 sent to count; jail; 1 discharged; 1 acquitted.
Assault with intent to rob		jail; I discharged; I acquitted. Nolle pros'd.
Burglary		Two convicted and sent to State Prison: 1 for 3% years, 1 for 1% years; 1 nolle pros'd.
Disorderly persons	1	Convicted and sent to county jail 30 days.
Killing deer out of season	2	Convicted and fined.
Killing animals	2	One settled; I discharged on examination.
Larceny	5	Three convicted and sent to State House of Correction: 2 for 60 days, 1 for 90 days; fined; 1 acquitted.
Resisting an officer	4	Two discharged on examination; two unde

#### OSCODA COUNTY.

#### John L. Kittle, Prosecuting Attorney.

Number of persons prosecuted, 12.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Assault with intent to murder Embezzlement Malicious Injury to public bridge Murder Perjury	1 4 2 2 1 2	Convicted and fined \$5 and costs. Three discharged on examination; 1 pending. Pending. Pending. Pending. One notic pros'd; 1 pending.

#### OTSEGO COUNTY.

### C. D. McEWAN, Prosecuting Attorney.

Number of persons prosecuted, 7.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	1 1 3	Pleaded guilty and fined \$5. Convicted—sentence suspended. Two acquitted; I found sureties.
(a) Selling liquor without having filed his bond (b) Druggist refusing to exhibit his book of sales.	1	Acquitted. Nolle pros'd.

### OTTAWA COUNTY.

GEO. W. McBride, Prosecuting Attorney.

Number of persons prosecuted, 275.

		1
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 52	Discharged. Two 90 days State House of Correction; 5 sent to jail; 1 for 60 days, 1 for 30 days, 1 for 30 days, 2 for 10 days each; 7 fined 50 each and costs; 1 fined 25 and costs; 1 fined 25 and and costs; 1 fined 50 each and costs; 1 f
Assault with intent to do great bodily harm Assault with intent to murder Bastardy Bigamy Burgiary	1 1 2 3 2	each and costs; 10 settled; 2 discharged; 3 acquitted; 2 appealer—pending. Pending. One settled by marriage; 1 pending. Two withdrawn; 1 noice provd. Two convicted: 1 sentenced to State Prison for 8 years, 1 to State House of Correction for 90 days.

# OTTAWA COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Conspiracy. Cruelty to animals. Disorderly persons.	2 1 19	Discontinued. Acquitted. Six sentences or spended; 2 discontinued; 1 gave bonds for spend behavior for 9 months; gave bonds for good behavior for 9 months; days, 1 for 80 days; 3 sent to Datroit for 60 days, 1 for 80 days; ascn to Datroit for 60 for feetion for 90 days each; 1 sent to the Industrial School for Girls until 21 years of
Driving over bridge faster than a walk Drunks	1 40	Industrial School for Girls until 21 years of age; 1 fined \$25 and costs. Fined \$3 and costs. Twenty-four sent to jail: 13 for 20 days each, 11 for 10 days each, 1 for 5 days; 5 fined \$10 and costs; 4 fined \$5 and costs; 1 fined \$4 and
Embezzlement	1	costs; I fined \$1 and costs; 4 discharged. Confined in jail—estreated. Convicted—sentenced to State House of Correction for 18 months.
Fugitive from justice		Discharged. Held for bail—escaped from jail.
(a) Grand	11 52	Five convicted and sent to State House of Correction, 3 for 2 years each, 1 for 9 months, 1 for 3 years; 1 sent to State Prison 3 years; 1 escaped from jail; 1 notice pros'd; 3 dis. charged on examination.
(b) Simple	52	Six convicted, sent to State House of Correc- tion 90 days each; 1 sent to State Public School at Coldwater, being under 12 years of age; 1 returned to parents by order of State Algorithms of State County of State Algorithms of State Algorithms of State County 1 sent 1 for 1
Larceny from the person	2	One convicted and sent to State House of Correction for 2 years: 1 nending
Manslaughter Malicious injury to personal property	1 10	Correction for 2 years; 1 pending. Discharged on examination. One convicted and fined \$5 and costs; 9 settled and paid costs.
Malicious injury to dwelling house-damage less than \$25.	7	One convicted and fined \$5 and costs; 3 set- tled; 3 acquitted.
Malicious trespass	13 2 1 3 1 5	All offenders were young boys—settled. Discharged on examination. Fined \$25 and costs. Dismissed, Discharged on examination. Two convicted and sent to State Prison 4
Resisting an officer	1	years; 1 sent to State House of Correction 10 months; 2 jury disagreed—pending. Pleaded guilty to assault and battery and fined \$65.
Robbery	3	One convicted and sentenced to State Prison 4 years; 2 pending. No property found.
Search warrant Seduction Slander	1 1 4	Two convicted and 1 fined \$5; 1 fined \$100; 1 settled: 1 discontinued.
Surety to keep the peace	1 2 1	Discharged. Convicted and fined \$10 each and costs. Convicted and sent to State Prison for three years.
Violating game law Violating fish law Violating boat law Violating liquor law by keeping saloon open on Sunday.	1 1 2	Convicted—fined \$5 and costs. Convicted—fined \$5 and costs. Convicted and fined costs.
Willful trespass	14 7	Twelve convicted and fined \$25 each and costs; 1 discontinued; 1 pending in Supreme Court. One convicted and fined \$5 and costs; 3 settled;
		3 acquitted.

# PRESQUE ISLE COUNTY.

### PHILIP A. INGLESBY, Prosecuting Attorney.

Number of persons prosecuted, 39.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	20	Nine convicted; 6 fined \$35 each and costs or 90 days in State House of Correction; 2 fined \$2 each and costs; 12 fined \$3 each and costs; 24 fined \$5 each and costs or 10 days in jail; 2 fined \$10 and costs or 20 days in jail; 2 fined \$10 each and costs or 15 days in jail; 2 fined \$10 each and costs; 10 fined \$50 each and costs; 10
Assaulting an officer	1 4	Acquitted. Two bound to keep the peace for 1 year or go to jail for that time; 2 discharged.
Assault with intent to commit murder	1 2 2	Discharged. Two fined \$2 each and costs. Convicted and fined \$5 each and costs.
Setting fire to a fence with malicious intent Slander	1 3	Fined \$12 and costs or 30 days' imprisonment. One convicted, fined \$20 and costs or 60 days
Public nuisance	5	in State House of Correction; 1 fined \$18 or 30 days' imprisonment; 1 pending.  Four fined \$5 each and costs; 1 appealed—pending.

### ROSCOMMON COUNTY.

# HENRY A. WOODRUFF, Prosecuting Attorney.

Number of persons prosecuted, 65.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	13	One jury trial, acquitted; 1 convicted and fined \$3 and \$5.50 costs; 1 convicted and fined \$10 and \$9.50 costs; 1 convicted and sentence suspended on payment of \$21.50 costs; 1 sent Correction at Ionia for 90 days; 1 fined \$3 and \$5.75 costs; 1 fined \$100 and \$7.40 costs; 1 f
Drunk and intoxicated.	41	suspended. Thirteen convicted, sent to jail 10 days; 11 convicted, sentence suspended; 3 fined \$2 and \$5.30 costs; 3 sent to jail for 20 days; 1 costs; 1 sentence suspended on payment of \$4.30 costs; 2 ditto on payment of \$5.50 costs; 1 fined \$10 and \$5.50 costs; 1 fined \$40 and \$6.50 and \$60 a
Disorderly persons	5	fined \$\frac{1}{2}\$ and \$\frac{5}{2}\$ costs.  One convicted, sentence suspended; 1 sentenced to 15 days in jail; 1 sent to State House of Correction for 100 days; 1 ditto 90 days; 1 convicted and sent to State House of Correction 90 days; 1 to Detroit House of Correction 90 days;

# ROSCOMMON COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Compound larceny		One acquitted; 1 prisoner escaped. Acquitted. Bound over to Circuit Court—tried and acquitted. Bound over to Circuit Court—adjourned to next term.
CIRCUIT COURT.		
Larceny	3	Two convicted: 1 sentenced to 4 months; 1
Indecent exposure of person	1	6 months to Ionia; I acquitted. Convicted and sentenced 30 days in county
MurderIncest	1	jail. Tried, jury disagreed—case nolle pros'd. Jury disagreed—still pending.

### SAGINAW COUNTY.

# FRANK E. EMERICK, Prosecuting Attorney.

Number of persons prosecuted, 921

Number of per	sons	prosecuted, 921.
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery  Arson the second commit crime of murder assults with intent to commit crime of murder assults with intent to commit crime of murder. Assults with intent to do great bodily harm less than the crime of murder.  Assault and battery	2 2 1 2 7 309	Bound over to Circuit Court. One bound over; I discharged. Bound over; I discharged. Four bound over; 3 discharged. Twelve convicted and sent to Ionia 90 days; Sent Io county Jali 15 days; I sent to Gays; Sent to county Jali 15 days; I sent to County Jali 10 days; I sent to Heform School until 2 years of age; 2 fined \$50 and costs or 50 days; Jali 10 days; I sent to Heform School until 2 years of age; 2 fined \$50 and costs or 50 days; Jali 10 days; I sent to Jali 17 fined \$50 and costs or 90 days in Jali; I fined \$50 and costs or 90 days in Jali; I fined \$50 and costs or 10 days; Jali 17 fined \$50 and costs or 10 days in Jali; 7 fined \$60 and costs or 30 days in Jali; 14 fined \$1 and costs or 30 days in Jali; 14 fined \$1 and costs or 30 days in Jali; 4 fined \$1 and costs or 30 days in Jali; 4 fined \$1 and costs or 30 days in Jali; 4 fined \$1 and costs or 30 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 3 fined \$2 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and costs or 10 days in Jali; 1 fined \$3 and

# SAGINAW COUNTY .- CONTINUED.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Attempt to commit burglary Bastardy Bigamy Breaking and entering freight car with unlaw ful linten to obtain carraing. Breaking and entering dwelling house in day time with intent to commits a felony. Burglary Conspiracy Contempt of court.	2 2 1 1 2 3 1 11 1 4	costs or 5 days in jall; 3 fined \$8 and costs or 10 days in Jall; 1 fined \$8 and costs or 10 days in Jall; 1 fined \$10 and costs or 90 days in jall; 1 fined \$10 and costs or 90 days in jall; 1 fined \$10 and costs or 30 days in jall; 1 fined \$10 and costs or 20 days in jall; 1 fined \$10 and costs or 20 days in jall; 1 fined \$10 and costs or 20 days in jall; 2 fined \$50 and costs or 12 days in jall; 2 fined \$20 and costs or 12 days in jall; 3 fined \$20 and costs or 12 days in jall; 3 fined \$20 and costs or 12 days in jall; 3 fined \$20 and costs or 50 days in jall; 1 fined \$30 and costs or 60 days in jall; 2 fined \$30 and costs or 60 days in jall; 2 fined \$30 and costs or 60 days in jall; 2 fined \$30 and costs or 60 days in fined \$30 and costs or
Disorderly:		charged.
(a) Common prostitutes (b) Desertion (c) Drunkards (d) Non-support	1 13 7	One sent to isil 90 days; 4 fined \$50 and costs or \$5 days in jui; 7 fined \$22 and costs or 55 days in jui; 7 fined \$22 and costs or 50 days in jui; 80 and costs or 50 days in jui; 10 and costs or 60 days in jui; 15 en. Four fined \$10 and costs or 60 days in jui; 24js-fined \$5 and costs or 50 days in jui; 24js-fined \$5 and costs or 50 days in jui; 24js-
(e) Vagrants.	33	charged. One sent to jail 6 months; 2 sent to House of Correction at Ionia 6 months; 15 sent to jail 50 days; 2 sent to jail 50 days; 6 sent to jail 50 days; 6 sent to jail 2 years of age; 3 fined \$15 and costs or 10 days in jail; 1 fined \$5 and costs or 30 days in jail; 1 fined 10 and costs or 40 days in jail; 1 fined 55 and costs or 30 days in jail; 2 and 55 and costs or 20 days in jail; 1 fined 55 and costs or 20 days in jail; 1 fined 55 and costs or 20 days in jail;
Disorderly—(particular offense not specified in report of justice)	97	Seven sent C months to House of Correction, Ionin, 3 sent to Jail 58 days; 9 sent to House of Correction, 10 sent to Jail 58 days; 9 sent to House of Jail 59 days; 1 sent to Jail 19 days; 1 sent to Jail 19 days; 1 sent to Jail 30 days; 2 sent to Jail 40 days; 11 sent to Jail 30 days; 4 sent to Jail 10 days; 11 sent 49 and costs or 60 days in Jail; 5 sent 6 and 6 sent 50 s
Disturbing school	1 14	Fined \$6 and costs or 10 days in Jail.  Three bound over; I fined \$30 or 90 days in House of Correction, Ionia; I fined \$25 or 90 days in House of Correction, Ionia; I fined
False pretenses Fast driving over bridge Forgery Fraudthient disposition of chattel mortgaged property	12 1 1 1	\$11 or 20 days in jall; 1 pending; 7 discharged. Five bound over; 1 acquitted; 6 discharged. Fined \$25 and costs or 90 days in jall. Bound over. Discharged.

# SAGINAW COUNTY .- CONTINUED

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Gaming	1	Fined \$25 and costs or 90 days in House of Cor.
Indecent exposure of person	1	rection, Ionia, Discharged. Bound over.
Larceny; (a) Petit	138	Fighteen convicted and cent to House of a
		Eighteen convicted and sent to House of Coprection, Ionia, 90 days; 3 sent to House of Correction, Ionia, 90 days; 3 sent to Jail as Costs or 90 days at Ionia; 18 sent to Jail as Costs or 90 days at Ionia; 18 sent to Referre School until 21 years of age; 18 sent to Industrial Home, Adrian, until 21 years of age; sent to Industrial Home, Adrian, until 21 years of age; sent to Industrial Home, Adrian, until 21 years of age; sent to School until 21 head \$40 and costs or 50 days in Jail; 18 head \$50 and costs or 90 days at Ionia; 18 head \$50 and costs or 90 days at Ionia; 18 head \$50 and costs or 90 days at Ionia; 18 head \$50 and costs or 90 days at Ionia; 18 head \$50 and costs or 90 days at Ionia; 18 head \$50 and costs or 90 days in Jail; 18 head \$50 and costs or 90 days in Jail; 11 fined \$50 and costs or 90 days in Jail; 18 head \$50 and costs or 90 days in Jail; 18 days in Jail; 18 days in Jail; 18 days 19 jail; 19 sen
(b) Grand	22	tence suspended; 5 acquitted; 40 discharged
Larceny from person	11	Thirteen bound over; 3 discharged. Eight bound over; 3 discharged.
Larceny from dwelling in day time	2	Bound over.
Malicious injury to buildings	21	One fined \$20 and costs or 55 days in jail; if fined \$3 and costs or 30 days in jail; if fined \$3 and costs or 30 days in jail; if fined \$10 and costs or 20 days in jail; if fined \$15 and cost or 20 days in jail; if fined 6 cents and costs 13 discharged.
Malicious injury to personal property	12	One convicted and sent to Ionia 90 days; 3 fined \$50 and costs or 90 days in jail; I fined \$5 and costs or 20 days in jail; I sentence suspended; 1 acquitted; 6 discharged.
Maiming	1	Discharged.
Obstructing railroad track	1 4	Discharged—insane, Bound over,
Profanity	2	One fined \$1 and costs or 10 days in jail; 1 dis charged.
RapeResisting an officer	1 4	Discharged. Bound over.
Robbery Selling liquor:	3	Two bound over; 1 discharged.
(a) To minors(b) After hours	5	Discharged. Four fined \$25 and costs and 10 days in jail;
(c) Without license	8	discharged. One fined \$50 and costs or 60 days in jail; fined \$50 and costs and 10 days in jail;
(d) On Sunday	9	escaped; 2 discharged. Eight fined \$25 and costs or 90 days in jail;
Blander	24	discharged. One convicted and sent to jail 20 days; 1 fine \$50 and costs or 90 days at Ionia; 1 fined \$2
Surety to keep the meace	7	and costs or 90 days at Ionia; I fined \$55 and cost costs or 60 days in jail; I fined \$5 and cost or 30 days in jail; I fined \$5 and costs or 2 days in jail; I fined \$6 and costs or 15 days i jail; I fined \$1 and costs or 10 days in jail; sentence suspended; I3 discharged. Three convicted and sont to Ionia 90 days; sent to lail 90 days; 3 ordered to give bond
Uttering forged paper	2	in sum of \$500 for l year or in default go t jail. Bound over.

# SAGINAW COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Willful trespass	14	Twelve convicted, and on payment of costs- sentence suspended; 2 discharged.
Adultery	2	Nolle pros'd.
	ļį	Acquitted.
Afson Assault and battery Assault with intent to commiterime of murder Assault with intent to do great bodily harm	3	Pending. One notic pros'd; 2 pending.
less than the crime of murder	2	One convicted and sent to Ionia 1 year; I' pending.
Assault with intent to ravish	1	Pleaded guilty to assault and battery and sent to lonia 90 days.
Bastardy	2	l'ending.
Bigamy	1	Pleaded guilty and awaiting sentence.
time with intent to commit felony	1	Acquitted.
Breaking and entering shop in day time with	1	• • • • • • • • • • • • • • • • • • • •
intent, etc	2	One convicted and sent to Ionia 90 days; 1 nolle pros'd.
Breaking, entering, and stealing from meeting	١	
house in night time	2	One convicted and sent to Ionia 1% years; 1
Burglary	s	nolle pros'd. One convicted and sent to Jackson 8 years; 2 convicted and sent to Jackson 3 years; 1
		convicted and sent to Ionia 3 years; 1 convicted and sent to Ionia 1% years; 1 acquitted; 2 nolle pros d.
Common prostitute	1 1	Pending.
Embezziement False pretenses	1 3	Pleaded guilty and sentence suspended. One pending; I discharged; I pending.
Forgery	lï	Acquitted.
Lareeny (grand)	6	One convicted and sent to Ionia 1 year; 1 convicted and sentenced to pay fine of \$50 and sent to Ionia 90 days; 1 convicted and sent
		to Detroit House of Correction 6 months; 1 convicted and sent to Ionia 90 days; I ac-
	1	quitted: 1 nolle pros'd.
Larceny from the person	15	Two convicted and sent to Jackson 3 years; 1
		convicted and sent to Jackson 5 years; 1
		convicted and sent to Ionia 3 years; 1 convicted and sent to Ionia 1½ years; 1 convicted and sent to Ionia 3 years; 1 convicted and sent to Ionia 1½ years; 1 convicted and sent to Ionia 3 years; 1 convicte
		victed and sent to Ionia 90 days: 1 inry dis.
	ĺ	agreed and cause pending; 1 pending; 3
Murder	١.	nolle pros'd; 4 discharged.
Perjury	1 2	Acquitted.
rossession of burglarious tools with intent to	1	
use for burgiarious purposes	4	One convicted and sent to Jackson Syears; 2
Resisting an officer	3	nolle pros'd; 1 pending.
Robbery	1 3	Pending. One convicted and sent to Jackson 12 years;
	1 *	convicted and in jail awaiting sentence.
Slander Unlawfully obtaining carriage in freight car	1	Pending.
Uniawfully obtaining carriage in freight car	3	Pleaded guilty and sentence suspended.

# SANILAC COUNTY.

# JONATHAN W. BABCOCK, Prosecuting Attorney.

Number of persons prosecuted, 117.

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No.	THE RESULT AND THE PUNISHMENT.
	Sixteen convicted and fined \$5 each or 15 days in jail; 10 fined \$10 each or 30 days in jail; 10 fined \$25 each or 90 days in jail; 1 fined \$50 or 90 days in jail; 5 fined \$2 each or 10 days in jail; 4 fined \$1 each or 10 days in jail; 5 ac quitted; 2 discontinued.
1 4	Convicted and sent to State Prison for 2 years. Two compromised by consent of court; I nolle
Ι.	pros'd; 1 pending.
2	One discharged on examination; I nolle pros'd.
İ	Three convicted: 2 fined \$10 each or 30 days in jail, 1 fined \$25 and costs or 90 days in jail; 1 nolle pros'd.
2	One pending; 1 nolle pros'd.
19	Eight convicted of whom 2 were fined \$2 cach and costs or 10 days in jail; 2 fined \$10 cach or 30 days in jail; 2 fined \$10 cach or 30 days in jail; 3 sent to Reform School for Boys; 1 sent to State House of Correction; 5 nolle pros'd; 3 discharged on examination: 6 pending in Circuit Court.
i	Six convicted: 5 fined \$5 each or 30 days in jail; 1 fined \$10 or 40 days in jail; 2 discharged: 1 discontinued: 2 pending.
5	Acquitted.
1 3	One discharged on examination; 2 pending.
2	One nolle pros'd: 1 discharged.
1	Escaped from officer.
	Convicted and fined \$25 each and costs or 30 days in fail.
5	Ordered to find sureties, or stand committed to jail 90 days.
2	Convicted and fined \$1 and costs each or 10 days in jail.
5	Convicted: 4 fined \$50 each and 10 days in jail, 1 fined \$25 or 90 days in jail.
	1 4 2 4 4 2 19 11 5 3 2 1 2 5 2 2

## SHIAWASSEE COUNTY.

## A. R. McBride, Prosecuting Attorney.

Number of persons prosecuted, 60.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	7	Four convicted: 1 fined \$5 and costs; 1 fined \$40 and costs; 1 fined \$25 and costs; 1 sent to State House of Correction 90 days; 1 dis-
Assault with intent to commit rape	1 5	charged; lacquitted; ldiscontinued. Acquitted. Four convicted, sent 2 years each to State House of Correction; lacquitted.
Disfiguring horse	8	Pending. Four convicted, and sent to jall; 2 for 15 days oach; 1 for 20 days; 1 for 10 days; 1 acquitted; 1 sent to jall 15 days; 1 fined costs, \$5; 1 fined costs, \$5;

## PROSECUTING ATTORNEYS.

## SHIAWASSEE COUNTY .- CONTINUED.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
	_	
False pretenses	1 4	Discharged. Two convicted and sentenced to State Prison, 1 for 7 years; 1 for 4 years; 1 pending; 1 dis- charged.
Larceny	8	Five convicted, 3 sent to State House of Cor- rection 90 days each; 2 sent to State Prison 3 years each; 2 forfeited ball, estreated; 1
Lewd and lascivious cohabitation	2 5	nolle pros'd. One died in jail; 1 discharged. One convicted and fined \$10 and costs \$4.50; 2 pending; 1 acquitted; 1 nolle pros'd.
Misdemeanor	3	One pleaded guilty, fined \$5 and costs, \$12.50; Two convicted, murder 2d degree, sentenced to State Prison 30 years each; 1 acquitted.
PerjuryProfane swcaring.	2 2	Acquitted. Two convicted; 1 fined \$1 and costs \$8.41; 1 fined \$2 and costs \$3.50.
Rape	2	Discharged. Two convicted and sentenced to State Prison 14 years each.
Seduction	1 3	Discharged; estreated. Discharged; estreated. Three pleaded guilty, sentenced to Jail 30 days each.
Violation of liquor laws: Selling spirituous liquors	1	Discharged; estreated.
Number of personal CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 46	Acquitted. Thirty-four convicted: 7 fined \$1 and costs; 1 Thirty-four convicted: 7 fined \$1 and costs; 2, \$6 and costs; 3, \$10 and costs; 3, \$55 and costs; 2, \$60 and costs; 3, \$25 and costs; 2, \$20 and costs; 1, \$25 and costs; 2 sentenced 90 days in convicting the costs; 2 contenced 90 days pended; 11 discharged; 1 settled.
Assault with intent to commit murder	1 1 32	Pleaded guilty and sentence suspended. Convicted and fined \$100 or 1 year in State
Disorderly persons	32	House of Correction. Two fined \$\forall \text{c}\$ in jall; 1, \$10 or 20 days in jall; 2, \$25 or 60 days in jall; 2, \$25 or 60 days in jall; 4, 20 days in jall; 4, 20 days in jall; 6, 3 months at Ionia; 4, 6 months at Ionia; 2 sentence suspended; 4 discharged.
Embezzlement. False pretenses. Larveny	1 1 38	Ionia; 3 sentence suspended; 4 discharged. Ionia; 3 sentence suspended; 4 discharged. One convicted and sentenced; 2 years at State Prison; 1 fined \$2 and costs; 3, \$5 and costs; 2, \$10 and costs or 90 days at Ionia; 2, \$15 and costs or 90 days at Ionia; 1, \$20 and costs or Ionia; 2 sentenced to Lansing Reform School till 18; 1 sent to Industrial Home till 21; 9 sentenced to Ionia House of Correction; 3 sentenced by days to Derroit House of Correction; 2 discharged. Sontenced go days to Detroit House of Correction; 2 discharged.
Lewd and lascivious cohabitation	1	tion.
Malicious injury to personal property	1 1 1 3	Bail forfeited. Nolle pros'd. Sentenced 6 years at State Prison. Two fined \$25 and costs and 10 days in jail; 1
Slander	5	discharged. One convicted and sentenced to pay a fine of \$15 and costs or 20 days in jall; I fined \$10 and costs or 20 days in jall; 3 discharged.

# ST. JOSEPH COUNTY.

# DANIEL L. AKEY, Prosecuting Attorney.

Number of persons prosecuted, 96.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 1 32	Discharged upon examination. Discharged upon examination. Discharged upon examination. Twenty convicted, of whom I was fined \$2.5 and costs, I fined \$31.29 and costs, I fined \$2.5 and costs, I fined \$2.0 and costs, 4 fined \$1.6 fined \$3.0 each and costs, I fined the costs, I fined \$2.0 county jail 30 days, I sent to State
Assault with intent to murder	5	House of Correction 90 days, I juvenile was ordered back to his parents by State Agent, 7 dismissed; 4 acquitted.  One convicted and sent to county jail 63 days; 2 convicted of assault and buttery, and i fined \$100 and costs, and i fined \$500 and costs; 1 sent to Insane Asylum at Kulamazoo; 1 discharged.
Assault with dangerous weapon	1	Convicted and sent to Reform School for Boys
Attempting to entice away female child Bastardy	2	until 18 years of age. Discharged upon examination. Acquitted.
propertyGiving bonds to keep the peace	1 5	Acquitted. Two convicted and gave bonds; lacquitted;
Keeping a sheep-killing dog	1 17	2 discharged. Acquitted. Acquitted. Editoria and sent to State House of Editoria and days each; I sent to State House of Correction 00 days each; I sent to State House of Correction 90 days; a sent to State Prison 4 vers and 3 months; I sent to State Prison 4 vers and 3 months; I shad 50 and 30 days [shi; 2 lined 3289 each; Co., Ind.; I dismissed; I acquitted.
Lewd and lascivious cohabitation	3	Dismissed. Two convicted; I fined \$5 and costs: I fined
Manslaughter Obtaining property under false pretense Rape Seduction	1 1 1 3	\$7.70 and costs; I dismissed. Acquitted. Discharged upon examination. Dismissed. One pending; 2 escaped, one of whom for- feited bail of \$250.
Violation of liquor law	7	Six convicted, 4 fined \$25 each and costs; 1 fined \$50 and costs; 1 fined \$100 and costs; 1
Willful and malicious destruction of property	9	acquitted. Four convicted; 1 sent to jail 27 days; 2 fined \$10 each and costs; 1 fined \$75 and costs—pending; 1 acquitted.

# TUSCOLA COUNTY.

# E. H. TAYLOR, Prosecuting Attorney.

Number of persons prosecuted, 65.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 2	Discharged. One discharged on examination; 1 acquitted. Fourteen convicted, 1 fined 31 and costs; 1 fined 32 and costs; 3 fined 33 each and costs; 5 fined 35 each and costs; 2 fined 352 each and costs; 7 discharged; 2 fined 352 each and costs; 7 fines.
Assault with intent to rob	1	charged. Convicted and sent to State House of Correction 90 days.
Attempt to rape	1 3	Convicted, sent to State Prison 5 years. Convicted, 1 sent to State House of Correction
Burglary	5	4 months; 2 sentence suspended. Two convicted and sentenced to State House of Correction 6 months; 1 acquitted; 2 dis-
Disorderly persons	2	charged. Convicted and sentenced to the State Indus- trial School for Girls until 21 years old.
Drunk and disorderly	6	Convicted, I fined \$2 and costs; 3 fined \$3 each and costs; 2 fined \$10 each and costs.
Embezziement. Enticing away a minor. False pretenses. Incest. Larceny.	1 3 1	Discharged. Discharged. Discharged. Discharged. Discharged. Reform School for Boys; 1 sent to Betroit House of Correction 6 months; 1 sent to State House of Correction 6 months; 1 sent to State House of Correction 7 years; 1 sent to costs; 1. Forfeited recognizance; 3 discosts; 1 forfeited recognizance; 3 dis-
Robbery	1	charged. Convicted and sentenced to State Prison 6 years.
Slander Threatening to shoot	1 2	Convicted and sent to jail 90 days. One convicted and gave bonds to keep the peace; 1 discharged.

	ER,	COUNTY.  Prosecuting Attorney.  prosecuted, 135.
CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 26	Noice pros'd. One convicted and fined \$5; 3 fined \$1 and costs; I fined \$10 and costs or 20 days in jail; I fined \$6 and costs or 10 days in jail; I fined \$6 and costs or 50 days in jail; I fined \$20 and costs or 50 days in jail; I fined \$50 and costs; I fined \$50 and costs or 90 days in jail; I fined \$6 and costs or 10 days in jail; I fined \$6 and costs or 10 fidays in jail; 2 fined \$1 and costs or 10 days in jail; I fined \$10 and costs or 10 days in jail; I fined \$1 and costs or 5 days in jail; in fined \$1 and costs or 5 days in jail; jail \$60 days; I sent to jail 90 days; I settled, and costs paid by defendants; 6 discharged; 1 nole yro; dr. 1 sentence suspended.
Assault with intent to kill and murder	1 2	Nolle pros'd.  One complaint defective, nolle pros'd; 1 convicted of assault and sentenced to jail 25
Assault with intent to rape	1	days and \$10 fine. Pending in Circuit Court.

# VAN BUREN COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Bastardy	3	One convicted and ordered to pay \$3 per month for support of child; one pending; one not
Bigamy	2	pros'd. One convicted and sentenced to State Prison for 18 months; 1 quashed by reason of defective justice's return.
Buggery Disorderly Disturbing religious meetings	4	First trial jury disagreed, new trial pending Convicted and sent to jail 60 days. Convicted—1 fined \$20 and costs or 30 days in jail, 3 fined \$5 each and costs or 15 days in jail.
Drunkenness	1 18	Two convicted and fined \$10 each and costs or 20 days in jail; one fined \$10 and costs; if ned \$10 ach and costs or 10 days in jail; and \$10 ach and costs or 20 days in jail; and \$10 ach and costs or 20 days in jail; and \$10 ach and costs or 20 days in jail; and \$10 and costs or 10 days in jail; il ned \$10 and costs or 10 days in jail; il ned \$10 and costs or 30 days in jail; discharged; see tence suspended; i sent to jail; discharged; see tence suspended; i sent to jail; discharged; see tence suspended; is ent to jail; discharged; see tence suspended; is ent to jail; discharged; see to 5 and
Letting bull run at large contrary to statute	1 1	2 escaped from officer. Convicted, paid fine and costs \$9.24. Recognized with two sureties in the sum of \$200.
Uttering and publishing a forged instrument Violating liquor laws	90 90	Discharged on examination. Eight discharged; I fined \$30 and costs and 90 days in jail; 5 fined \$40 each and costs and fined \$25 and costs and 15 days in jail; 1 fined \$35 and costs and 55 days in jail; 1 fined \$30 and costs and 25 days in jail; 1 fined \$40 and costs and 15 days in jail; 3 ned \$40 and costs and 15 days in jail; 3 ned \$40 and costs and 15 days in jail; 5 ned \$40 and costs and 15 days in jail; 5 ned \$40 and \$40
Willful burning of building Willful and malicious injury to a store	1	Discharged because of defective complaint. Convicted and fined \$1 and costs or 20 days in jail.
The having carnal knowledge of a female when undertaking to medically treat her	1	Discharged because the complaint did not show that the offense charged was commit- ted after the statute took effect on habeas corpus.

## WASHTENAW COUNTY.

# CHAS. R. WHITMAN, Prosecuting Attorney.

Number of persons prosecuted, 759.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault	2	One sentence suspended; I sent to State House
Assault and battery	91	of Correction for 3 months. Eleven convicted and sentenced to State House of Correction for 90 days each, 68 sent to jail, 2 for 90 days each, 2 for 18 days each, 2 for 7 days each, 1 for 17 days, 59 from 1 to 5 days; 13 discharged on payment of costs; 1
Assault with intent to murder	2	sent to Reform School for Boys. Convicted and sentenced: 1 to State Prison for 5 years, 1 to State House of Correction for 6 months.
Bigamy	1	Convicted and sentenced State Prison 5 years.

## PROSECUTING ATTORNEYS.

# WASHTENAW COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Burglary	3	Two convicted and sentenced to State House of Correction, 1 for 5 years and 1 for 1 year;
Disorderly persons	426	1 pending. Sixteen convicted and sent to jail for 65 days each; 7 for 60 days; 5 for 75 days; 1 for 70 days; 3 for 45 days; 1 for 30 days; 2 for 12 days each; 2 for 12 days each; 1 for 7 days; 1 for 3 days; 4 for 1 day each; 2 for 9 days; 4 for 1 day each; 2 for 9 days; 4 for 1 day each; 2 for 9 days; 4 for 1 day each; 2 for 9 days; 4 for 1 day each; 2 for 9 days; 4 for 1 days each; 2 for 9 days; 4 for 1 days each; 2 for 9 days; 4 for 1 days each; 2 for 9 days; 4 for 1 days each; 2 for 9 days; 4 for 1
		each; 100 for 10 days each; 56 for 5 days each; 46 for 15 days each; 47 for 20 days each; 4 for 14 days each; 7 for 6 days each; 1 for 50 days; 80 for 1 to 10 days; 17 sent to State House of
		Correction: 5 for 90 days each; 6 for 40 days each; 3 for 3 months each; 1 for 8 months; 1 for 4 months; 9 suspended sentence; 2 discharged; 1 paid costs; 1 bonds for 3 months; 1 axid \$\frac{2}\$ fine.
Drunk	150	One hundred and twenty sentenced to jail 10 to 20'days; 16 paid costs and were discharged; 14 discharged.
EmbezzlementFalse pretensesForgery	2 1 2	One sentence suspended; 1 nolle pros'd. Nolle pros'd. One shot and killed while attempting to escape from jail; 1 nolle pros'd.
Larceny	60	Thirry, three convicted and sentenced to State House of Correction, I for 2 years; lon four charges for 3 years; 28 for 90 days each; 16 sent to Jail, I for 15 days, 15 from 1 to days; 1 sent to Reform School for Boys; 8 discharged; 1 acquitted; 1 notle provid.
Perjury	1	Pending. Convicted and sentenced to State House of Correction for 6 months.
Slander	2 2	Convicted; 1 appealed, pending. One committed for 6 months in default of \$100 bond: 1 gave bond.
Unlawfully entering freight car with intent to obtain carriage	11	Ten sent to State House of Correction for 6 months, and 1 to jail for 30 days.
Violation of liquor law: Failing to close saloon election day	1	Convicted—judgment reversed and prisoner discharged by the Supreme Court.

## WAYNE COUNTY.

James Caplis, Prosecuting Attorney.  Number of persons prosecuted, 5,112.		
No.	RESULT AND THE PUNISHMENT.	
5	Four, nolle pros. entered; 1 pending. One sent to Detroit House of Correction	
2	months, One convicted and fined \$50 and costs; 1 noll	
11	pros. entered. Two discharged; 2 sentence suspended; convicted and fined \$25; 1 convicted and fined \$100; 2 sent to Detroit House of Correction 3 months each; 1 sent to State Prisos ten years; 2 pending.	
1	One sent to State Prison two years and six	
1 2	months. Sent to Detroit House of Correction 3 years. One discharged; 1 sent to Ionia House of Correction one year.	
	No. 5 1 2 11 1	

## WAYNE COUNTY .- CONTINUED.

1-	
1 3	Sent to State Prison two years and six months, One discharged; 1 nolle pros, entered; 1 pend.
1	ing. Two sent to Ionia House of Correction 3 years each; 2 sent to Ionia 1 year; 2 sent to Detroil House of Correction: for 3 months, 1 for year; 4 discharged; 1 notte pros. entered; 1 acquitted; 2 pending.
	Three sent to State Prison, 2 for 3 years each, 1 for 4 years; 3 sent to Detroit House of Correction, 2 for four months, 1 for 2 years; 1 sent to Ionia four years.
7	Discharged. One sent to Reform School until 18 years old, 3 sent to State Prison, 2 for 2 years each; 1 for 3 years; 1 to Detroit House of Correction 3 months; 2 discharged; 1 acquitted.
6	Nolle pros. entered. One sent to Detroit House of Correction one year; 1 sent to Detroit House of Correction 6 months; 1 to Ionia 2 years; 3 nolle pros. entered.
1	Sent to Ionia 2 years. Sent to Detroit House of Correction 6 months.
3	Pending. Fined \$300 cach. One nolle pros. entered; 2 discharged.
1 2	Sent to Detroit House of Correction 3 years. Nolle pros. entered; 1 acquitted.
14	Sent to Detroit House of Correction 6 months. Seven sent to Detroit House of Correction: 4 for 6 months each; 2 for 1 year each; 1 for 3 months; 1 sent to State Prison 3 years; 1 to Ionia 2 years; 1 to Ionia 3 years; 2 sentence suspended: 1 discharged on per recogni-
1	zance; 1 pending. Sent to State Prison 4 years. Pending.
1 2	Fenuing. One discharged; 1 acquitted. Two convicted and fined \$135 and costs each; 1 fined \$335 and costs; 1 fined \$225 and costs; 1 fined \$125 and costs; 1 fined \$200 and costs; 4 notle pros. entered; 3 pending.
19	Two sent to Detroit House of Correction one
21	Ionia lyear; 3 discharged; 12 pending. Two sent to State Prison 1 year; 6 sent to Detroit to State Prison 1 year; 6 sent to Detroit House of Correction 1 year each; 1 sent to Detroit House of Correction 6 months; 1 sent to Detroit House of Correction three months; 1 sent to Ionia 3 years; 1 sent to Ionia 1 year; 1 discharged; 1 acquitted; 2 nolle pros. entered; 4 pending.  One sent to Reform School until 18 years old;
4	
3	year: 1 pending. One sent to State Prison 4 years; 1 acquitted; 1 pending.
3 1 2 2 3	Note prose entered.  Note prose entered.  One discharged; 2 ponding. Pending. One sent to State Prison 25 years; 1 acquitted. Note prose et; note prose entered. Note prose et; note prose entered. Pending. Pending. Two sent to State Prison are years each; Two sent to State Prison 4 years; 2 lonis 2 years each; 1 lonis are entered; 1 lonis are mother.  Detroit House of Correction 3 years; 1 lonis
	14 7 7 1 6 1 1 1 1 2 2 3 3 1 1 2 1 2 3 3 1 1 1 2 2 3 3 1 1 1 2 2 3 3 1 1 1 1

# WAYNE COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Receiving stolen property	3	One fined \$250; 1 dismissed; 1 nolle pros. en
Setting fire to dwelling house, etc.	6	tered. One fined \$250; 3 pending; 1 discharged; 1 nolle pros. entered.
Seduction	4	Pending. One State Prison five years; 1 State Prison : years; 1 Detroit House Correction 4 years 1 sentence suspended.
POLICE COURT.		
Assault and battery  Assault and battery  Assault with intent to kill, etc.  Attempt at burglary  Adultery in literative commit aspe.  Assault with literative commit aspe.  Attempt to commit aspensy from person.  Attempt to commit almple larceny  Burglary  Burglary and lateraty  Burglary and entering store in might time.  Breaking and entering warehouse in day time.  Conspiracy to defraud.  Cons	3577 211 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
DISPOSITION OF CASES.	186	
Compilaints withdrawn Committed to House of Correction Committed to Reform School Committed to jail Discharged	115 423 20 3 328	.ex

## WAYNE COUNTY .- CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Fines paid Recorder's court (bound over)	133 113 320 101	
CENTRAL STATION.		
Drunk	2250 902	
DISPOSITION OF CASES.		
Discharged	56 246 833 2017	

# WEXFORD COUNTY.

# DONALD E. McIntyre, Prosecuting Attorney.

Number of persons prosecuted, 74.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery	16	Nolle pros'd. Two fined \$10 and costs; 2 fined \$2 and costs; 1 Detroit House of Correction 90 days; 1 fined \$20 and costs; 6 fined \$5 and costs; nolle pros'd; 1 appealed and pending; 1 fined \$25 and costs; 1 Ionia House of Cor
Assault with intent to murder Assisting prisoners to escape Burglary	1 2 3	rection and Reformatory 90 days. Held for trial, still pending. One broke jail and escaped; 1 nolle pros'd. One sent to State Prison at Jackson for lyear; 2 broke jail and escaped.
Cruelty to animals		Nolle pros'd.  Three gave bonds for 6 months; 1 sent to Ionia 90 days; 1 Detroit House of Correc- tion 60 days.
Keeping house of ill-fame	3	One notte pros'd; 1 sent to Ionia 10 months; 1 sent to Detroit House of Correction 5 months.
Larceny	18	One naid costs; 2 Detroit House of Correction 60 days; 5 held for trial and still pending; 1 Ionia 18 months; 2 Ionia 10 months; 1 Detroit House of Correction 90 days; 3 noile pros'd; 1, 4 years Ionia; 1 Ionia 90 days; 1 lonia 4 months.
Malicious injury to personal property	1	Nolle prox'd.
Murder	2	Both convicted of assault and battery. Each fined \$200; 1 reversed by Supreme Court.
Resisting officer	1	Ionia 18 months.
Resisting officerViolation of dog lawViolation of fish law	1	Fined \$10 and costs.
Violation of fish lawViolation of liquor law	8 11	Each fined \$5 and costs. Two nolle pros'd; 4 fined \$25 each and costs;
violation of fiquoriaw	11	5 fined \$50 each and costs.

## THE ATTORNEY GENERAL'S OFFICE.

## HISTORICAL AND BIOGRAPHICAL.

[Abridged form.]

BY MARY A. MILES.

The Attorney General's office came into existence by the passage of "An Act, concerning the duties and appointment of Attorney General," January 29, 1807, nearly two years after Michigan was crected into a territory. The same year Congress passed new land grants, and cases of increased importance arose in the courts.

Though Detroit was the territorial capitol and chief settlement, it, as yet, contained no government buildings, and the private law office of each successive attorney general became also the law office for the State.

By the act of 1807, the Governor was vested with the power of appointing the attorneys general. The duties of the office were substantially the same as they are at present, and the salavy was fixed at fifty dollars per annum. Six months later, however, the act was amended by reducing the salary one half.

The revolution of the territorial government in 1823 necessarily extended to the department of justice, and by the advice of Gov. Cass, the office of attorney general was abolished, and district attorneys were substituted for prosecuting attorneys. This change, however, was of short duration, and the office was revived April 27, 1825.

At this time water navigation made emigration easy, the territory began to be rapidly settled, and new counties and townships were organized. After the removal of the seat of government to Lansing, for the first time in the history of Michigan, the State furnished an office for the attorney general. This was on the first floor of the old State house, directly north of the supreme court room. As both May and October terms of the supreme court were still held in Detroit, while the January and July terms only, were held in Lansing, it was not deemed needful to keep open the attorney general's office except during the terms of court, and on special occasions, and hence the room was much of the time used for other purposes. The office of attorney general ceased to be appointive January 1, 1851, Mr. Hale being the first attorney general elected by the neonle.

Upon the completion of the State office block in 1871, the attorney general's office occupied a room on the third floor, west of the judge's room. It had a north frontage, and was conveniently near the State library and supreme court room. This was the best apartment provided by the State before the erection of the new capitol. It consisted of a room 20 feet by 16 feet, lighted by gas and heated by hot air, and was neatly carpeted with ingrain. One corner of the room was separated from the rest of the apartment by a board partition about half the height of the wall, for the reception of a bed, and for use as a store-room. Later on, the bed was removed. The furniture was scanty and of the plainest description. The office library consisted of the Michigan reports, and the joint documents, and the files of the daily newspapers were suspended upon a rod hung upon the wall.

In accordance with the laws of 1873 all the terms of Supreme Court were held in Lansing. From this time onward a resident clerk has been employed.

and the office has been kept open for the transaction of business.

The new State Capitol was completed in the autumn of 1878, and the Attorney General's office established in its appointed place. It is on the third floor, on the left hand side of the east corridor, opposite the Supreme Court room. The office is spacious, convenient, and elegant in its appointments. The office library is slowly growing, and promises to become a valuable auxiliary to the State work. A large store-room furnishes space for the overflow of documents and also for office supplies.

Twenty-three Attorneys General have served as State officers, five of whom

belonged to the territorial administration. Their names are:

Elijah Brush, Harris Hampden Hickman, Charles Larned, William A. Fletcher, Henry S. Cole, Daniel Le Roy, Peter Morey, Zephaniah Platt, Elon Farnsworth, Henry N. Walker, Edward Mundy, George V. N. Lothrop, William Hale, Jacob M. Howard, Charles Upson, Albert Williams, William L. Stoughton, Dwight May, Byron D. Ball, Isaac Marston, Andrew J. Smith, Otto Kirchner, and Jacob J. Van Riper.

#### MR. ELIJAH BRUSH

was a native of Bennington, Vt. After graduating at Dartmouth college he studied law and established himself in Detroit, Mich., then a village of about five hundred inhabitants. In those turbulent times he distinguished himself both as a lawyer and as a soldier. Col. Brush was actively engaged in the war of 1812. He served the territory as Attorney General until 1809. He was counsel in the first test case involving the right to hold slaves, ever tried in Michigan. Brush street, Detroit, was named for him. He died, while yet in his prime, Dec. 14, 1814, at the age of 42 years.

### MR. HARRIS HAMPDEN HICKMAN

succeeded Col. Brush as Attorney General Sept. 22, 1809. Very little is known of him. It is believed that he was a relative of Gov. Hull, and it is certain that in 1812 he accepted an appointment as captain in the United States infantry, and was included in the surrender of Detroit. It is presumed that he was killed in the war of 1812. It is probable that Mr. Hickman held the office of Attorney General until his death, as no record of his removal exists. When the confusion produced by the war had subsided, about the year 1814,

#### MR. CHARLES LARNED

was appointed Attorney General. He served without interruption until the office was abolished in 1824, and when the office was revived, eight months later, Mr. Larned was again appointed, and continued to perform the duties incumbent upon him until Nov. 11, 1825, when he resigned the office which he had

so long and worthily filled.

Mr. Larned was a native of Massachusetts, and graduated at Williams College in 1806. He was a student in the law office of Henry Clay, of Kentucky, during 1811. Upon the outbreaking of the war of 1812 he joined the famous Kentucky regiment, which fought its way through the wilderness toward Detroit, and suffered such terrible slaughter from the British and Indians on the banks of the River Baisin. For gallant service he was promoted to the rank of major. Subsequently he conducted the difficult negotiations of the Black Hawk war, and took foremost rank as a lawyer, being especially distinguished as an eloquent advocate. The street in Detroit upon which his residence was situated was for him named Larned street. He was made brigadier general of the militia of Michigan, and was the friend and confidential adviser of Gen. Cass and Gov. Porter. He departed this life August 13, 1834.

## MR. WILLIAM A. FLETCHER

was appointed to fill the vacancy occasioned by the resignation of Gen. Larned.

Mr. Fletcher was a native of New Hampshire. He engaged in mercantile business in Salem, Mass., in 1813, which he soon abandoned—removed to Schoharie county, N. Y., and devoted himself to the study of the law, and in due time was admitted to the bar. He removed to Detroit, Mich., in 1821, and entered upon the practice of his profession. He held the office of Chief Justice of Wayne County, and subsequently was appointed Attorney General, serving eight years. Here his distinguished learning came into requisition in shaping the affairs of the growing Territory, and in the discharge of his regular official duties.

In 1833 he was appointed judge,—for a circuit embracing in its jurisdictional limits all the organized counties of Michigan except Wayne, both common law and chancery actions being heard therein. When the Supreme Court was organized for the State government, Judge Fletcher was appointed Chief Justice of the Bench, where he served with distinction until his resign atton in 1842. He prepared the Revised Statutes of 1837. Judge Fletcher

died at his residence in Ann Arbor in 1853.

#### MR. HENRY S. COLE

was the next incumbent of the Attorney General's office. He removed from his native place, Canandaigua, N. Y., in 1827 or '28 to Detroit, Mich., and soon became an able and successful member of the bar. During the administration of Mr. Cole occurred the long territorial boundary struggle, and the adoption of the State constitution. It is probable that Mr. Cole continued in office from the time of his appointment as Attorney General in 1833, until his death in 1836. He was much beloved and lamented.

## MR. DANIEL LE ROY

was born in Nova Scotia, May 17, 1775, and was reared and educated in Nova Scotia and Binghamton, N. Y. He belonged to the vast array of self-made men. gaining knowledge by studying evenings by the light of pine knots. At the age of twenty-five he was admitted to the bar of the State of New York. and a little later, to the highest courts of the State, the examinations being conducted by the distinguished Chancellor Kent. Mr. LeRoy removed to Michigan in 1818, and rose rapidly into favor as a lawyer. He successively filled the various offices connected with his profession, including those of United States Attorney for the Territory, Chief Justice of Wayne County Court, Commissioner to adjust the Michigan Boundary in 1835, and Presidential Elector in 1836. In Judge LeRov's Commission as Attorney General, July 18, 1836, appears for the first time among his papers the present State seal of Michigan, his former commissions bearing the more significant seal of the Territory, with the beautiful motto, made famous by Prince Maurice of Orange nearly 300 years before.

Judge LeRoy was a democrat in politics, but subsequently espoused the Free Soil cause. He was an able lawyer and a valuable citizen. He died at

Fentonville, Mich., February 11, 1858.

## MR. PETER MOREY

was a native of Cazenovia, N. Y., and educated in the academy of Hamilton-He subsequently studied law and was admitted to the bar in 1831. Mr. Morey removed to Tecumseh, Mich., and thence to Detroit in 1837. He was appointed Attorney General, March 21st of the same year, which office he held for a term of four years. At that time the country was flooded with paper money which had no value in specie. The principal business of the Attorney General's office consisted in litigation relative to wildcat banks, those especially prominent being the banks of Oakland, Brest, and Monroe. Mr. Morey died at his residence at Marion, Ohio, in the autumn of 1881, at the advanced age of 83 years.

#### MR. ZEPHANIAH PLATT

was born Feb. 22, 1797, at Poughkeepsie, N. Y. He was descended on his mother's side from Robert Livingstone, and his paternal ancestors had been judges of the Supreme Court for three generations. He graduated from Hamilton College, and after completing his law studies, began practice in Western New York, but removed to New York city, where he was appointed Examiner in Chancery. In 1837 he removed to Kalamazoo, Mich., and thence to Detroit two years later. Mr. Platt was appointed Attorney General of Michigan in 1841, and served two years. During his administration the first system of absolutely free education was introduced into Detroit.

Mr. Platt resumed the practice of law in New York city in 1850, but afterward was appointed to adjust the claims of the United States on the South Pacific coast. Subsequently he was appointed judge of the second judicial circuit of South Carolina. He acquired much distinction upon the bench.

and, after many years of service, died at Aiken, April 19, 1872.

## MR. ELON FARNSWORTH

was born in Woodstock, Vt., February 2, 1799. He graduated at Middlebury College, having distinguished himself for his elegant learning and varied scholarship. He removed to Detroit, Mich., when twenty-three years of age, and entered the office of Mr. Sibley, the oldest member of the Territorial Bar. as a law student. He gradually acquired a reputation for extraordinary legal attainments, and his opinions were regarded as nearly infallible. Upon the organization of the State, Mr. Farnsworth was created chancellor. Chancellor Kent, "The administration of equity in Michigan under Chancellor Farnsworth was enlightened and correct, and does distinguished honor to the State. His services as Attorney General were performed with distinction." But impaired health compelled Chancellor Farnsworth to resign. After a season of rest, Gov. Barry persuaded him to accept an appointment as Attornev General, in 1843, an office which, at that time, was crowded with public litigation. In 1846 he permanently retired from practice, and devoted himself to the affairs of the Michigan Central Railroad, in the interest of which he visited the chief cities of the United States and Europe. He was President of Detroit Savings Bank, Regent of Michigan University for nineteen years, one of the projectors of the Insane Asylum at Kalamazoo, and one of the founders of St. Paul's Church, Detroit. Chancellor Farnsworth died March 24, 1877, at his residence in Detroit.

#### MR. HENRY N. WALKER

became a resident of Detroit, Michigan, in 1834, having removed from Fredonia, N. Y. He entered the office of Chancellor Farnsworth as a law student and, after his admission to the bar, formed a partnership with Asher B. Bates and Samuel I. Donglass. Mr. Walker directed his especial attention to real estate and chancery practice, ultimately became Master in Chancery, and had no superior at the Chancery bar of the State. He aided Chancellor Farnsworth in preparing the laws, organizing the court of Chancery, and also in compiling the body of rules governing the practice. Mr. Walker was admitted to the bar of the Supreme Court of the United States in January, 1836, upon motion of Hon. Daniel Webster, being the first lawyer admitted from Michigan Territory. He was appointed State Reporter in 1844, and published two volumes of Reports. In 1845 he received into partnership with him, a young man to whom he had been preceptor in the law, now widely known as an accomplished jurist and historian, Hon. James V. Campbell.

Mr. Walker was appointed Attorney General April 17, 1845, serving two years. During his administration, he negotiated the sale of the Michigan Central Railroad, and the State was enabled to rid itself of a business that

involved difficulties not properly within State management.

In 1848 he began to devote much time to financial and railroad business, which gradually drew him out of legal practice, and, since 1851, he has spent several years in England and in the United States in Railroad and bank business. He was concerned in the measures which secured the building of the Sault Canal, also has done much to develop the mining interests of the Upper Peninsula, and was the largest subscriber to the establishment of the observatory at Ann Arbor. Mr. Walker is still an honored member of the bar of Detroit, where, it is hoped, many years of usefulness await him.

#### MR. EDWARD MUNDY

was born April 14, 1794, and was a native of New Jersey. He was graduated from Queen's college (now Rutger's) in 1812, after which he became a lawyer. He removed in 1819 to Illinois, then the "far west," but after establishing an excellent practice, a series of misfortunes occurred which swept away his home and property and he returned to New Jersey to retrieve his fallen fortunes. Mr. Mundy removed to Ann Arbor, Mich., in 1831, and was soon appointed associate judge of Washtenaw county. In 1835 he was elected member of the convention that framed the first constitution of Michigan. He was twice elected lieutenant governor of the State, serving from 1835 to 1840. As presiding officer of the Senate he proved popular, and unusually able and efficient. Subsequently he became regent of Michigan University. Mr. Mundy was elected Attorney General in 1847. During his administration the seat of government was removed from Detroit to Lansing, the geographical center of the State; and in the midst of a dense forest a State house of wood was erected. In 1841 he was appointed justice of the supreme court, and presiding judge of the sixth judicial circuit, upon which he removed to Grand Rapids, within the circuit. Here Judge Mundy resided until his death, which took place in the midst of his usefulness as a judge and as a citizen, March 13, 1851. Judge Mundy was a man of fine scholarship and incorruptible character, and his life was the exponent of manly service and Christian fidelity.

## MR. GEORGE V. N. LOTHROP

was born at Easton, Bristol county, Conn., Aug. 8, 1817, and his youth was spent upon his father's farm. He graduated from Brown University in 1838; and in the autumn of the same year he entered the law school of Harvard University, studying under Judge story and Prof. Greenleaf. But severe study having impaired his health he visited Michigan in the spring of 1839 for the purpose of upbuilding it. In 1843 Mr. Lothrop removed to Detroit, Mich, where he has since resided, and entered the law office of Joy & Porter. The law partnership of Lothrop & Duffield was formed in 1844, and was continued until 1856.

Mr. Lothrop was appointed Attorney General in 1848, serving until January 6, 1851, and performing much important work for the State. He first introduced the use of official blanks for the several prosecuting attorneys of the State, thus securing more uniform and accurate returns of criminal business. Under his administration, also, a large amount of money was saved for the State in several closely contested cases.

He has always been a democrat of the school in which Benton, Silas Wright, and S. A. Douglas were representative leaders. Mr. Lothrop was a member of the constitutional convention of 1867. He led the Michigan delegation at the Charleston convention in 1860, and the Douglas sentiment in that body.

Mr. Lothrop's reputation as a lawyer is overshadowed by no member of the Michigan bar. At the very outset of his career, beginning in the winter of 1843, he practiced before the Supreme Court, and has continued to do so to the present time. For thirty years he has been the general attorney of the Michigan Central Railroad Company, and is the trusted adviser of many other corporations. The celebrated cases which he has conducted show the wide range of his powers as a lawyer, and give some hint of the breadth of his scholarship and of his wast technical knowledge. While his rare eloquence,

his commanding presence, and his wonderful mastery of the purest and most classic English, give a power to his utterances which is only equaled by his life and character. The degree of Doctor of Laws was conferred upon Mr. Lothrop by Brown University.

#### MR. WILLLIAM HALE

was born at Paris Hill, near Utica, N. Y. He studied law with Judge T. C. Chittenden, of Watertown, N. Y. Not long after his admission to the bar, he removed to Detroit, Mich., where he resided for more than thirty years. He served one term as prosecuting attorney of Wayne county; was also State senator, and in 1857 and 1860 was member of the common council of Detroit.

Mr. Hale was elected Attorney General in 1850 under the new constitution, defeating Austin Blair; and he was re-elected in 1852. In 1863 he removed to California. Judge Hale died at his residence in San Francisco, Cal., February 4, 1873.

#### MR. JACOB M. HOWARD

was born in Shaftsbury, Vt., July 10, 1805. After preliminary study at Bennington and Brattleborough academies, he entered Williams college, from which he graduated in 1830. He removed to Detroit, Mich., in 1832, and entered the office of Gen. Larned, as a law student, and was admitted to the territorial bar in 1833. From the first, Mr. Howard took high rank as a lawyer, both in counsel and in practice. He was elected to Michigan Legislature in 1838, and in 1840 he was elected representative to congress. His participation in public life compelled him to partially abandon the practice of his profession, and from 1845 to 1848 he devoted much time to literary pursuits, for which he had great fondness. In 1847 he translated from the French, "The Secret Memoirs of the Empress Josephine," and throughout his career he constantly wrote editorials for the city newspapers, but not under his own name. A few years later Mr. Howard conducted cases that will long be remembered in the annals of the bar, among which were the "Railroad conspiracy" and the "Express robbery" cases, in which he displayed remarkable legal acumen and unrivaled eloquence. In 1854 he drew the first platform ever constructed for the republican party, and was chiefly instrumental in bestowing upon it its present name. Mr. Howard was elected attorney general upon the first republican State ticket, and was twice reëlected, serving from 1855 to 1861. In the legitimate work of an attorney general Mr. Howard has had no superior. Many important cases had accumulated, and the amount of business thrown upon him in the supreme court was very great. He succeeded in breaking up the largest, best organized, and most extensive confederation of criminals in the United States. In the celebrated "Phoenix Bank" case and others, he recovered large sums for the State.

Mr. Howard was elected to the United States Senate in 1862 and reëlected in 1865 for the next full term. In the Senate the great ability of Mr. Howard met instant recognition, and his services to the State and nation were of the highest character. His first great speech in the Senate was made in 1862, on

the "Confiscation Emancipation Bill."

In 1866 Williams College conferred upon him the degree of Doctor of Laws. Mr. Howard possessed a rich and varied scholarship. His style of speaking was decidedly forensic and senatorial. He had all the qualities of a good statesman, and he was never greater than when dealing with public affairs.

Mr. Howard was stricken down suddenly by apoplexy, and died April 2, 1371, at his residence in Detroit, in the fullness of his remarkable powers and influence.

## MR. CHARLES S. UPSON.

was born at Southington, Conn., March 19, 1821. By persevering effort he succeeded in obtaining an excellent education, supporting himself meanwhile by teaching school. In the autumn of 1844 he entered the law school of Yale College, where he remained until the spring of 1845, when he removed to Michigan and settled in Constantine. He was admitted to the bar in 1847, and gradually drew to himself an extensive law practice. Mr. Upson removed to Coldwater in 1856, where he now resides. In 1854 he served as State Senator, and for four years was one of the Board of Railroad Commissioners. Mr. Upson was elected Attorney General of Michigan in 1860. During his administration occurred the famous case of "The People vs. John McKinney," in which the State Treasurer was arraigned for embezzlement, and sentenced to State prison. In the conduct of this suit Mr. Upson displayed ability of very high order. At the expiration of his term as Attorney General, he was elected Representative to Congress, and was reölected in 1864, and 1866,

For the succeeding two years Mr. Upson was Judge of the Fifteenth Circuit. He has also served the State in many important matters connected with

his profession. In 1881 he was again elected State Senator.

Judge Upson is a gentleman of much culture, solid judgment, and extensive learning. He is still engaged in the active practice of his profession, greatly esteemed for his private virtues, as well as for his public services.

### MR. ALBERT WILLIAMS

was born in Halifax, Vt., February 8, 1817. Accustomed from boyhood to rely upon himself, he set himself resolutely to the task and furnished the means for his thorough academic training in the State of New York, whence he removed to Michigan in 1844; in 1845 was admitted to the bar, and subsequently admitted to practice in the United States courts. Mr. Williams has resided in Ionia almost uninterruptedly since this period and here has won his laurels.

He represented Ionia county at the mass-meeting of July, 1854, in which the republican party was organized, and he established and edited the first republican newspaper in that county. Mr. Williams was elected Attorney

General of Michigan, serving from 1863 to 1867.

During his administration occurred the struggle to resume unlawful banking, and his prosecution of the celebrated case of "The People ex. rel. Attorney General vs. Bank of Pontiac, etc." The counsel for the State was a gentleman who has since become known throughout this country and in Europe as a remarkable legal writer and jurist, Hon. T. M. Cooley. The cause was triumphantly carried for the State, and thus a final blow was given to the issue of irredeemable paper currency.

Mr. Williams united with the prohibitionists in 1870, but has since resumed his affiliation with the republican party. He has been a life-long temperance worker, and in kindliness of spirit, in deeds of benevolence, and in fearless

championship of the right, he will long be remembered.

#### MR. WILLIAM L. STOUGHTON.

Is a native of Bangor, N. Y., born March 20, 1827. He received an academic education in Ohio and then turned his attention to the study of the law. He was admitted to the bar of the Supreme Court of Michigan in 1851, having previously removed to Constantine. In March, 1861, he was appointed United States District Attorney, for the district of Michigan, by President Lincoln, but after the Battle of Bull Run he offered his resignation and entered the army as lieutenant colonel of the 11th Michigan Infantry. Mr. Stoughton served through the war, first as colonel, next as brigadier general, and at the war's close, "for gallantry on the field," he was made brevet major general. Michigan has good reason to be proud of the soldierly qualities and fiery valor of General Stourbton.

At the battles of Stone River, Chickamauga, Rossville, Chattanooga, Mission Ridge, Resaca, and New Hope Church—wherever he was needed, whether on hotly contested fields or conducting a retreat with muffled wheels,—he was ever the same heroic, sagacious commander.

General Stoughton's leg was carried off by a cannon ball at the engagement at Ruff's Station, and, unfit for duty in the field, he returned home in 1864, and a year later resumed the practice of the law. In 1866 Gen. Stoughton was elected Attorney General, serving two years. He was then elected Representative to Congress from the 45th Congressional District, and re-elected in 1870.

Gen. Stoughton resides in Sturgis, attending to such duties as his health permits.

#### MR. DWIGHT MAY

was born Sept. 8, 1822, in Sandisfield, Berkshire county, Mass. parents removed to Kalamazoo, Michigan, where most of his life was spent. Mr. May graduated from Michigan University in 1849, from which three years later he received the degree of "Master of Arts." He studied law in the office of Lothrop & Duffield in Detroit, and was admitted to the bar in 1850, and to the United States Courts in 1861. At the breaking out of the rebellion Mr. May enlisted as a private in the Kalamazoo Light Guards, and by successive steps he was promoted to be Brigadier General, doing valiant service. In 1866 he was elected Lieutenant Governor of Michigan by 30,000 majority, and in 1868 he was elected Attorney General. During Mr. May's administration he carried some notable cases through the Supreme Court. among which were "Patten vs. People," "State Insurance Company case," and "People vs. Dowell." Mr. May was the second time elected Attorney General, and served during the years 1873 and 1874, as president of Kalamazoo village.

While in the army Gen. May contracted rheumatism, which finally caused his death, Jan. 28, 1880.

Resolutions of respect and affection were immediately passed by "The Veterans," "The Bar Association," and other societies, evincing profound sorrow over his death, and tender recognition of his noble character and achievements.

#### MR. BYRON D. BALL.

was a native of Michigan, born at Owosso, August, 1833. He received a good English education, which was supplemented by an academic course at Bur-

lington, New Jersey. On returning to his home in Grand Rapids, Mr. Ball was for some time his father's confidential clerk and assistant. Soon after his majority, he married Miss Linnell, of Rochester, N. Y., and removed to Chicago, Ill., where for two years he engaged in a grain and commission business.

He returned to Grand Rapids in 1859, began the study of the law, and entered the first class of the Law School of Michigan University, graduating

therefrom two years later, and began the practice of his profession.

In 1869, Mr. Ball closed out the steamboat and shipping business which had much engaged him, and devoted himself exclusively to his profession, at first without an associate, and later as senior member of the firm of Ball & Wolcott, Mr. Ball was elected State senator in 1870, and in 1872 he was elected Attorney General. He discharged the duties of Attorney General until the spring of 1874, when failing health compelled him to resign his office and retire from practice. Mr. Ball's health continued to decline, and a trip to Europe, made in the hope of gaining relief from his disease, proved of but little benefit, and he expired February. 1876, at his home in Grand Rapids.

## MR. ISAAC MARSTON

was born in Poyntzpass, Armagh, Ireland, Jan. 2, 1839. Mr. Marston emigrated to Southfield, Michigan, in 1856, and in 1859, with only thirty dollars in his pocket, he entered the law school of Michigan University, determined to win some of the prizes which learning and culture offer to pluck and perseverance. Graduating in 1861, he first settled in Alma, where his office and library were destroyed by fire. He then removed to Bay City where for months he had no clients. But the tide turned at length, important cases claimed his attention, and his business expanded into a large law practice.

He was successively elected justice of the peace, prosecuting attorney, city attorney, and representative to the Legislature. Upon the resignation of Attorney General Ball, Mr. Marston was appointed to fill the vacancy, April 1, 1874. He prosecuted and carried forward to a successful termination the "Land Fraud" cases, so the State did not lose an acre of land thereby. There were also under his administration, several cases of exceptional importance, among which were "The People, ex rel, John Sutherland, against the Governor;" "Conn. Mutual Life Insurance Co. vs. the State Treasurer;" "People vs. Board of Supervisors of St. Clair;" and "Tacker et al. vs. Ferguson et al.," which were successfully argued by Mr. Marston and Prof. Kent in the Supreme Court of the United States.

Some notable opinions also were given, among which was that upon the "Beard Claim" which saved for the State \$28,000. Also that upon the "Constitutionality of the Joint Resolution, No. 25." The "Resolution" passed the Legislature, but the Governor referred it to the Attorney General, who reported against it in a masterly argument that has effectually closed the consideration of this subject in Michigan. Upon the election of Judge Christiancy to the United States Senate in 1875, Mr. Marston was appointed to fill the vacancy upon the Supreme Bench. He was reflected for the full term in 1881, and continued to perform the duties of Judge, until his resignation, Feb. 28, 1883. His work upon the Bench may be found in Michigan Reports, Volumes 33 to 50 inclusive. Upon his retirement from the Bench, Mr. Marston removed to Detroit, where he still resides, engaged in the active practice of his profession.

#### MR. ANDREW JACKSON SMITH

was born September 2, 1818, near Chillicothe, Ohio. His mother died during his infancy, and his father removed to Indiana a few years later, and thence young Smith came to Michigan, finally settling in Cassopolis in 1847. Mr. Smith was admitted to the bar, for which he had fitted himself by the most strenuous exertions, in 1853. He was prosecuting attorney of Cass county for twelve years, embracing the period between the years 1854 and 1868, five of the terms being successive.

In his work as prosecuting officer, he paid special attention to the enforcement of the liquor laws, and saloons were reduced to a minimum in Cass county during his official term. He was elected Attorney General in 1874, serving one term. During his administration the constitutionality of the liquor law was tested, and, notwithstanding his personal objection to such an enactment and his preference for prohibitory legislation, he submitted an enaborate argument in support of it in the leading case of "Youngblood vs. Sexton." Mr. Smith was elected circuit judge of the second judicial circuit in 1875, and was re-elected in 1881, a position for which he was specially qualified and which he still holds. Judge Smith is still a resident of Cassopolis, where it is hoped many years of usefulness await him.

## MR. OTTO KIRCHNER

was born at Frankfort-on-the-Oder, Prussia. His father emigrated to America and settled at Berlin, Ontario. Canada.

Here Mr. Otto Kirchner received an academic education and began the study of law, which he continued in Toronto, where he also attended lectures at Osgoode Hall. Still continuing his legal studies, in 1864, he engaged as corresponding clerk in the office of his uncle, Hon. Emil Anneke, then Auditor General of Michigan. He was appointed clerk of the Judiciary Committee of the House of Representatives in 1865. At the close of the Legislative session, Mr. Kirchner removed to Detroit and entered the law office of Maynard, Meddaugh & Swift, and there completed his legal studies. He was admitted to the bar November, 1866, upon examination by the Supreme Court, and the same day was admitted to practice in the Federal Courts. In 1876 Mr. Kirchner was made chairman of the republican city committee of Detroit, and was elected alternate to the republican convention in Cincinnati.

In the autumn of 1876, he was elected Attorney General of Michigan, and re-elected in 1878. Through some closely contested cases Mr. Kirchner has gained much for the State: notably, the "Chicago and Lake Huron Ry. Co." case, in which \$30,882.78 was recovered, and in the Lake Shore & Michigan Southern R. R. case, in which \$80,214.21 was paid into the Michigan treasury as the result of the suit.

Mr. Kirchner ranks as one of the ablest members of the Detroit bar, and as he is still a young man, greater professional honors may await him.

#### MR. JACOB J. VAN RIPER

was born at Haverstraw, N. Y., March 8, 1838. At an early day he removed to New York City, where he continued to reside until nineteen years of age. He received an academic education, and removed from New York City to Cass county, Michigan, in 1857.

After attending the law school of Michigan University, he was admitted to the bar in June, 1802, first practicing in Dowagiac, then in Buchanan, where he now resides. He gradually drew to himself an extensive law practice, being eminently successful as a jury advocate. During the war he held the office of deputy collector of internal revenue for Cass county, and subsequently that of assistant assessor of internal revenue. Mr. Van Riper was elected member of the constitutional convention of 1876, and served on the judiciary committee and also on that of the bill of rights. In 1876 he was elected prosecuting attorney for Berrien county, and served two terms.

In March, 1880, he was appointed regent of Michigan University, vice Geo. L. Maltz, resigned, to fill the unexpired term, ending Dec. 31, 1885. In the autumn of 1880 Mr. Van Riper was elected Attorney General of Michigan, and was reelected in 1882. He has bestowed great care and unwearied labor upon his official duties, not only in the preparation and argument of State cases, but also in the examination of questions and in giving advice and opinions to the various officers of the commonwealth.

The most notable opinion of Mr. Van Riper is that given to the Auditor General, reviewing the action of Gov. Begole in attempting to remove Dr. Willson, trustee of the Asylum for the Deaf and Dumb, wherein the action of the Governor was by him held to be illegal, and his power to remove, in the manner and for the purposes alleged, denied; which opinion was for a sained by the supreme court without a dissenting voice.

Among the most important cases of his administration are the "State Treasurer vs. Auditor General," "Chicago & Northwestern Railway Co. vs. the Auditor General," "The People ex. rel. Attorney General vs. The Detroit, Grand Haven & Milwaukee Railroad Co.," and "The State vs. Iron Cliffs Company."

Mr. Van Riper is a gentleman of much culture, and is widely read in literature, science, and political history. Travel through various parts of the continent has given him extended observation of men and things. Of undoubted integrity and large benevolence, he commands universal respect and esteem.

